

Timothy Wilson, d/b/a Wilson's Pest Control

Docket No. FIFRA-07-2023-0135 February 25, 2025

| on's Pest Control | | | | | | |
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| UNITED STATES ENVIRONMENTAL PROTECTION AGENCY | | | I | NDEX | | |
| BEFORE THE ADMINISTRATOR | WITNESS | DIRECT | CROSS | REDIRECT | RECROSS | |
| In the Matter of:) | | | | | | DIR |
|) Fimothy Wilson, d/b/a) Docket No. FIFRA-07-2023-0135 Wilson's Pest Control,) | Candace Bednar | 10 | | | 99 | - |
| Respondent.) | Kash Kruep | 103 | | | | - |
| | Timothy Wilson | 156 | 195 | | | - |
| The above-entitled matter came on for hearing at the Thomas F. Eagleton United States Courthouse, U.S. Tax Court, 111 South 10th Street, Room 9.170, St. Louis, fissouri 63102, on Tuesday, February 25, 2025 at 9:00 a.m., CST. | | | ЕХН | IBIT | S | |
| BEFORE: THE HONORABLE MICHAEL B. WRIGHT Administrative Law Judge | EXHIBIT NUMBE | R | IDE | TIFIED | REC | EIVI |
| APPEARANCES: | COMPLAINANT'S | | | | | |
| On behalf the Complainant: | CX-1 to <u>CX-1</u> | <u>4</u> | | 6 | | |
| KATHERINE KACSUR, ESQ. ADAM HILBERT, ESQ. | <u>CX-17</u> to <u>CX-</u> | <u>32</u> | | 6 | | |
| SARAH MORENO, PARALEGAL U.S. Environmental Protection Agency Region 7 11201 Renner Boulevard Lenexa, Kansas 66219 (803) 338-5020 (913) 551-7113 | RESPONDENT 'S | | | | | |
| (913) 551-7113 Kacsur.katherine@epa.gov | RX-1 | | | 164 | | 19 |
| hilbert.adam@epa.gov moreno.sarah@epa.gov | RX-2 | | | 162 | | 19 |
| Official Reporter Burke Court Reporting, LLC 64 Magnolia drive, | JOINT | | | | | |
| Wayne, New Jersey 04740 (973) 692-0660 | JX-1 | | | 8 | | |
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| Page 2 APPEARANCES: (continued) | - |) C E E | | | | Pag |
| APPEARANCES: (continued) | 2 JUDGE WE | RIGHT: | On the | record. | | - |
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| | Page 5 | | Page 7 |
| 1 | JUDGE WRIGHT: Thank you. | 1 | JUDGE WRIGHT: I do have one thing. The joint |
| 2 | MR. WILSON: Good morning, Your Honor. Timothy | | stipulations; can we is there any objection to admitting |
| 3 | Wilson, Wilson's Pest Control. | | that as a joint exhibit? |
| 4 | JUDGE WRIGHT: Good morning. | 4 | 5 |
| 5 | MR. WILSON: Good morning. | 5 | |
| 6 | JUDGE WRIGHT: I understand that no party is | 6 | fine Judge. |
| 7 | invoking the Rule of Sequestration; is that correct? | 7 | JUDGE WRIGHT: Okay. |
| 8 | MS. KACSUR: That's correct, Your Honor. | 8 | MR. RAYMOND: That's fine, Judge. |
| 9 | JUDGE WRIGHT: Okay. | 9 | JUDGE WRIGHT: So the I believe that's the |
| 10 | MR. RAYMOND: Correct. | 10 | revised Joint Stipulations that was filed on 31st of |
| 11 | JUDGE WRIGHT: Okay. So we can begin. | | January, 2025. It does not say "Revised," however, this was |
| 12 | I can tell you that I've gone thoroughly over this | | the second time it was submitted, I believe. |
| 13 | record. You may offer a brief opening statement. Keep it | 13 | MS. KACSUR: I believe the second time it was |
| | efficient and keep this case on track. Please make it brief | 14 | filed was February 21st. |
| 15 | if you choose to do so. | 15 | JUDGE WRIGHT: Okay. Excuse me. Let me just pull |
| 16 | The Respondent may offer an opening statement at | 16 | that up. Okay, I see that. All right, so the Joint |
| 17 | this time or at the close of the Agency's case-in-chief, if | 17 | exhibit, the date is still January 31, 2025 on that |
| | you choose to do so. | 18 | document. Was there another way that was identified? |
| 19 | Are there any other preliminary matters that the | 19 | MS. KACSUR: The EPA signatures should be |
| 20 | parties want to address before we begin? | 20 | electronic signatures that contain a date of the new one. |
| 21 | MS. KACSUR: I have a few preliminary matters, | 21 | If this continues to be an issue, I'm happy to submit |
| 22 | Your Honor. I have a list of acronyms common acronyms | 22 | another revised version of the Joint stipulations. |
| 23 | that we often use that I discussed with your staff attorney | 23 | JUDGE WRIGHT: I think that'll be okay. I do see |
| 24 | that it might be useful. I have a few copies. If you would | 24 | that your signature or the EPA signature is dated |
| 25 | like me to share that, I'm happy to. | 25 | February 21, 2025, so that will be the joint set of |
| | | | |
| | | | |
| | Page 6 | | Page 8 |
| _ | - | | |
| 1 | JUDGE WRIGHT: Sure. Yeah. That would be nice. | | stipulated facts, exhibits, and/or testimony that would be |
| 2 | JUDGE WRIGHT: Sure. Yeah. That would be nice. (Pause.) | 2 | stipulated facts, exhibits, and/or testimony that would be admitted as Joint Exhibit 1. |
| 2 3 | JUDGE WRIGHT: Sure. Yeah. That would be nice. (Pause.) JUDGE WRIGHT: Okay. | 2 3 | stipulated facts, exhibits, and/or testimony that would be admitted as Joint <u>Exhibit 1</u> . MR. RAYMOND: Okay. I signed the I actually |
| 2 3 4 | JUDGE WRIGHT: Sure. Yeah. That would be nice. (Pause.) JUDGE WRIGHT: Okay. MS. KACSUR: Also at this time, Your Honor, I | 2 3 4 | stipulated facts, exhibits, and/or testimony that would be admitted as Joint <u>Exhibit 1</u> . MR. RAYMOND: Okay. I signed the I actually signed it; not the electronic, Judge. My signature on it, |
| 2 3 4 5 | JUDGE WRIGHT: Sure. Yeah. That would be nice. (Pause.) JUDGE WRIGHT: Okay. MS. KACSUR: Also at this time, Your Honor, I would like to move exhibits into evidence, and that would be | 2 3 4 5 | stipulated facts, exhibits, and/or testimony that would be admitted as Joint Exhibit 1. MR. RAYMOND: Okay. I signed the I actually signed it; not the electronic, Judge. My signature on it, if I dated it or not [sic]. |
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|--|--|--|--|
| | Page 9 | | Page 11 |
| 1 | Wilson, sells improperly packaged pesticides that are | 1 | for lead; and the Spill Prevention Control and |
| | missing some or all of their labeling. Additionally, we are | 2 | Countermeasures Act. |
| | here because Mr. Wilson refused to allow EPA to inspect one | 3 | Q. How long have you been in this role? |
| | of his stores. These failures are violations of the Federal | 4 | A. Since January of 2020. |
| | Insecticide, Fungicide, and Rodenticide Act, or FIFRA. | 5 | Q. And what were you doing before you were in this |
| 6 | Pursuant to this Court's January 17, 2025 Order, | 6 | role? |
| | we, the EPA, must demonstrate by preponderance two elements: | 7 | A. Prior to that, I was a credentialed inspector and |
| | first, that the pesticides sold by Mr. Wilson at his North | 8 | case review officer for the Environmental Protection Agency |
| | Grand Boulevard location were repackaged; and second, that | 9 | Region 7. |
| | there were pesticides for sale at Mr. Wilson's Woodson Road | 10 | \vec{Q} . What does it mean to be a credentialed inspector? |
| | location. | 11 | A. At the Environmental Protection Agency, you have |
| 12 | We will first call as a witness Ms. Candace | 12 | to go through a process to receive inspector credentials |
| 13 | Bednar, Chief of the Chemical Branch in EPA Region 7's | 13 | that includes training, medical monitoring, review of |
| | Enforcement and Compliance Assurance Division, or ECAD. | 14 | inspection reports and regulations, and performing |
| 15 | Ms. Bednar conducted an inspection of Mr. Wilson's | 15 | inspections under another inspector that is experienced, as |
| 16 | North Grand Boulevard location where she spoke with Mr. | 16 | well as leading inspections until you are able to qualify |
| | Wilson and made observations about his business practices. | 17 | for your inspector credentials. |
| 18 | She'll also testify that she was unable to perform | 18 | Q. And what did you do before you were in this role |
| 19 | an inspection at Mr. Wilson's Woodson Road store and why | 19 | with the EPA? |
| 20 | this poses a risk to Mr. Wilson's customers in the St. Louis | 20 | A. I worked for the Missouri Department of Natural |
| 21 | community. | 21 | Resources for about 10 years in the solid waste and |
| 22 | We'll also call Mr. Kash Kruep. He is a case | 22 | hazardous waste regulations, also doing enforcement and |
| 23 | officer in EPA Region 7's ECAD. He will testify as to how | 23 | inspections. |
| 24 | the EPA calculated the civil penalty, and he will discuss | 24 | Q. What is your college degree in? |
| 25 | potential harms that can result from selling unregistered | 25 | A. I have a degree in Fisheries and Wildlife |
| | | | |
| | | | |
| | Page 10 | | Page 12 |
| 1 | - | 1 | - |
| 1 | and misbranded pesticides. | 1 | Management from the University of Missouri-Columbia. |
| 2 | and misbranded pesticides. With that, I would like to call to the stand our | | Management from the University of Missouri-Columbia. Q. You mentioned that you work in enforcement of |
| 2 | and misbranded pesticides. With that, I would like to call to the stand our first witness, Ms. Candace Bednar. | 2 | Management from the University of Missouri-Columbia. |
| 2 3 4 | and misbranded pesticides. With that, I would like to call to the stand our first witness, Ms. Candace Bednar. JUDGE WRIGHT: Okay. Would you remain standing, | 2 3 | Management from the University of Missouri-Columbia. Q. You mentioned that you work in enforcement of FIFRA. How many FIFRA matters, or cases, have you worked on? |
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| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 13 | | Page 15 |
| 1 | information about the ingredients, the efficacy of the | 1 | a pesticide for consumer use. |
| 2 | pesticide, whether it is safe to use, how to use it, when it | 2 | Q. What does it mean to "repackage" or "relabel" a |
| 3 | can be used even, at what amounts. So that registration | 3 | pesticide? |
| 4 | process is done through our headquarters, and a pesticide | 4 | A. So repackaging is a special subsection of |
| 5 | becomes registered so that it can be safely used and | 5 | producing a pesticide, let's say, and it take you take |
| 6 | effectively used. | 6 | the original pesticide from the original container and put |
| 7 | Q. How is this information relayed to customers? | 7 | it into a different container and put the label on it. And |
| 8 | A. So in FIFRA, what we like to say is "The label is | 8 | that is done under a repackaging agreement between two |
| 9 | the law." | 9 | companies. |
| 10 | Q. Okay. | 10 | Q. Are there any specific requirements for, say, one |
| 11 | A. And the label has all the important information | 11 | company to be able to repackage another company's pesticide? |
| 12 | that is that includes the name of the pesticide, the | 12 | A. Yes. Under FIFRA, it is required that you have a |
| 13 | active ingredients, safety data, what protect personal | 13 | repackaging agreement in place between the two companies |
| 14 | protective equipment should be used, how the pesticide | 14 | because the registrants spends a lot of time and money |
| 15 | should be applied, how and how to properly dispose of it | 15 | registering their pesticide, so it is a benefit to them to |
| 16 | after it has been used. | 16 | be able to have someone repackage it, but they have to have |
| 17 | Q. Why is it important that all of these requirements | 17 | an agreement. The pesticide has to be placed in the proper containers. It has to have the complete and entire |
| 18 | that you're describing are met by people who are registering | 18 | pesticide label on the pesticide. |
| 19 20 | and selling pesticides?A. Because pesticides do come with an inherent risk, | 19 20 | Q. Can a pesticide be repackaged before being sold |
| 20 | if they are improperly used, the pesticide label provides | 20 | and still be under that original pesticide registration with |
| 22 | the user and the public with well, provides the user the | 22 | the EPA? |
| 23 | proper way to apply the pesticide so that it is safe to use. | 23 | A. Could you repeat that question? |
| 24 | Q. Have you ever seen anyone be harmed if any of | 24 | Q. I will rephrase. Can a pesticide be repackaged |
| 25 | these requirements are not followed? | 25 | and sold while keeping its original registration with the |
| | | | |
| | | | |
| | Page 14 | | Page 16 |
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| VV II. | son's Pest Control | | February 25, 2025 |
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| | Page 17 | | Page 19 |
| 1 | his new pesticide with the EPA? | 1 | present behind the counter, provided credentials and a |
| 2 | A. No. | 2 | Notice of Inspection, and Mr. Wilson consented to the |
| 3 | Q. I'm going to turn now to the specific case today. | 3 | inspection, and we began going through the Section 7 Annual |
| 4 | Are you familiar with Wilson's Pest Control? | 4 | Pesticide Reporting issues. |
| 5 | A. I am. | 5 | At the time, we also noticed some pesticides that |
| 6 | Q. Can you tell us how you are familiar with Wilson's | 6 | were on the shelves for sale that appeared that did not |
| 7 | Pest Control? | 7 | appear as traditional pesticides. The labeling wasn't |
| 8 | A. In about 2022, the Missouri Department of | 8 | smooth. They weren't brand names that I was familiar with, |
| 9 | Agriculture reached out to us because they had were | 9 | and so we asked about those, and Mr. Wilson explained how he |
| 10 | having difficulty completing an inspection at Wilson's Pest | 10 | manufactures those in the back on-site. |
| 11 | Control, and so we decided to help them with that. | 11 | Q. Can you describe the layout of the store? |
| 12 | Q. How did you proceed after receiving this referral? | 12 | A. Sure. When you enter, there are what we call |
| 13 | A. So first, we had our Section 7 coordinator, which | 13 | pesticide devices. Those are more like the traps that are |
| 14 | Section 7 is the annual reporting that is submitted to the | 14 | for for pests. On the left, there's a large counter that |
| 15 | Environmental Protection Agency, by pesticide producers, | 15 | Mr. Wilson was working behind, where he was answering phone |
| 16 | reviewed. And when it was reviewed, one of the pesticide | 16 | calls, has a cash register, that type of thing. The |
| 17 | registration numbers didn't appear to be right. | 17 | paperwork. And then on the right was more shelving and |
| 18 | In in repackaging agreements, you can only have | 18 | display cases where pesticides were offered for sale. |
| 19 | a repackaging agreement with the original registrant, and it | 19 | Q. What types of pesticides were being offered for |
| 20 | looked like maybe they were producing the wrong, kind of, | 20 | sale that you saw? |
| 21 | pesticide from the paperwork the annual paperwork, so we | 21 | A. There were insecticides, termiticides. Lots of |
| 22 | had some questions about that, and we decided to reach out | 22 | things for dealing with pests. |
| 23 | to do an inspection. | 23 | Q. And what led you to believe at this store that |
| 24 | Q. Did you ultimately conduct an inspection? | 24 | pesticides were being held for sale? |
| 25 | A. Yes. We did. | 25 | A. Well, during the inspection, a customer did enter |
| | | | |
| | | | |
| | Page 18 | | Page 20 |
| 1 | - | 1 | |
| 1 | Q. And where was that inspection? | 1 | Page 20 the store and purchase items that Mr. Wilson pointed her towards. |
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| Wils | son's Pest Control | February 25, 2025 |
|--|--|--|
| | Page 21 | Page 23 |
| 1 | there were, like, laundry baskets of like, the plastic | 1 There are pictures of the rodenticides that were for sale in |
| 2 | kind full of containers of plastic baggies of pesticides for | 2 clear, zippered top bags, the many varieties of those. |
| 3 | rodenticides, mainly. So there was there was both what | 3 There's some photographs from the back area where there was |
| 4 | we call throw packs and then block bait that is used on | 4 the pour up station where pesticides were manufactured. And |
| 5 | small mammals. | 5 it's a photograph of a receipt. Things like that from that |
| 6 | Q. Can you describe for us what a "throw pack" is? | 6 day. |
| 7 | A. So "throw pack" is, kind of, an industry term | 7 Q. Now, I would like to discuss some of the specific |
| 8 | where they have a granular pesticide in a small container | 8 products that you found. So, let's turn back to CX-1, and |
| 9 | that they place in places to for rodents typically, and | 9 let the record reflect Ms. Bednar has already identified and |
| 10 | that they eat through the packaging to access the pesticide. | 10 expressed her familiarity with CX-1. |
| 11 | Q. And you also mentioned another type of | 11 Can I have you turn to Page 6 of CX-1, and can I |
| 12 | rodenticide. Can you describe that for us, more, as well? | 12 have you read the highlighted text that is on the screen? |
| 13 | A. So bait blocks are hardened blocks that contain | 13 MS. KACSUR: Sarah, would you mind zooming in a |
| 14 | the the active ingredient and also an attractant to | 14 bit? |
| 15 | attract small mammals, and they chew through that block, eat | 15 THE WITNESS: "Mr. Wilson showed us three |
| 16 | it, and access the pesticide. | 16 different rodenticide products he currently offers for sale |
| 17 | Q. Let's turn now to our first exhibit, CX-1, which I | 17 in what the industry refers to as 'throw packs': Final, |
| 18 | believe is already displayed on the projector there. Do you | 18 Talon G, and Contrac. Products Final and Talon G are in |
| 19 | recognize this exhibit? | 19 0.88 ounce net weight throw packs bags, and Contrac is in |
| 20 | A. I do. | 20 a is in 1.5 ounce net weight throw pack bags (Figure 9). |
| 21 | Q. Can you describe what it is for us? | 21 All three rodenticides had partial labeling and included |
| 22 | A. It is the Pesticide Inspection for Wilson's Pest | 22 registration number, first aid, and directions for use. |
| 23 | Control. | 23 Wilson's repackages six of these throw pack bags into |
| 24 | Q. Who wrote this report? | 24 zipper-top resealable, plastic bags with no additional |
| 25 | A. Mr. Andrew Landry. | 25 labeling." |
| | | |
| | Page 22 | Page 24 |
| | Page 22 | Page 24 |
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| VV 119 | son's Pest Control | | redruary 25, 2025 |
|--|---|--|--|
| | Page 25 | | Page 27 |
| 1 | Wilson's store? | 1 | Weight: 2 Pounds to 10 Pound Containers." |
| 2 | A. So he had them sorted into little bins behind the | 2 | Q. Can you now turn to Page 11 of CX-3? What is on |
| 3 | counter that he would sell to the public. | 3 | this page? |
| 4 | Q. Were there any individual throw packs not in a | 4 | A. This is the inner label. It's abbreviated for |
| 5 | zip-top bag being held for sale? | 5 | Contrac Rodenticide Ready To Use Place Pac. |
| 6 | A. I did not observe any of those. | 6 | Q. Can I have you read the highlighted text on this |
| 7 | Q. Let's focus now on one of the products, Contrac. | 7 | page? |
| 8 | Let's turn to CX-3. Do you recognize this document? | 8 | A. "Pest Control Operator Use Label." "Inner |
| 9 | A. I do. | 9 | Container - Abbreviated Label - Individual Place Pac." |
| 10 | Q. Can you describe what it is for us? | 10 | "Individual sales prohibited by law. "Net Weight: 1.5 |
| 11 | A. It's the Label Amendment for Contrac Rodenticide | 11 | ounces." |
| 12 | Ready To Use Place Pacs. | 12 | Q. Let's turn now to CX-2. Specifically Page 40 of |
| 13 | Q. What is a "Label Amendment"? | 13 | CX-2. And let the record reflect that Ms. Bednar has |
| 14 | A. So when a when a label is initially registered | 14 | already identified and expressed her familiarity with CX-2. |
| 15 | with the Environmental Protection Agency, it goes through | 15 | Can I have you describe what is on Page 40 of CX- |
| 16 | that long registration process, checking efficacy, checking | 16 | 2? |
| 17 | safety, discussing the wording that should be on the label. | 17 | A. This is the Contrac Ready To Use Place Pacs in a |
| 18 | Sometimes things have to be amended or changed slightly. | 18 | zipper a zip-top container on the counter of Mr. Wilson's |
| 19 | Maybe a use of the pesticide is added or removed. And so a | 19 | Pest Control business." |
| 20 | label will be amended along the way. | 20 | Q. Can I have you turn to Page 41 of CX-2 and tell us |
| 21 | Q. And who is the registrant for this product? | 21 | what's on this page? |
| 22 | A. Bell Laboratories. | 22 | A. This is just the backside of that same container. |
| 23 | Q. Let's turn now to Page 3 of CX-3. What is on this | 23 | Q. Can I have you turn to Page 42 of CX-2 and describe for us what's on this page? |
| 24 25 | page? A. This is the Contrac Rodenticide Ready To Use Place | 24 25 | A. This is the individual Place Pac taken out of the |
| 25 | A. This is the Contrac Rodenheide Ready 10 0se Flace | 25 | A. This is the individual Flace F ac taken out of the |
| | | | |
| | Page 26 | | Page 28 |
| 1 | | 1 | - |
| 1 | Pacs label. Accepted label. | 1 | clear, zip zipper-top bag. |
| 1 2 3 | | 1 2 3 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and |
| 2 | Pacs label. Accepted label.Q. What is the date on this page?A. 9/28/2015. | 2 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? |
| 2 3 | Pacs label. Accepted label. Q. What is the date on this page? | 2 3 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and |
| 2 3 4 | Pacs label. Accepted label.Q. What is the date on this page?A. 9/28/2015.Q. At the time of the inspection, was this the most | 2 3 4 | clear, zip zipper-top bag.Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page?A. This is the backside of that throw pack. |
| 2 3 4 5 | Pacs label. Accepted label.Q. What is the date on this page?A. 9/28/2015.Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? | 2 3 4 5 | clear, zip zipper-top bag.Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page?A. This is the backside of that throw pack.Q. Is there a net weight given on these throw packs? |
| 2 3 4 5 6 | Pacs label. Accepted label.Q. What is the date on this page?A. 9/28/2015.Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs?A Yes. | 2 3 4 5 6 | clear, zip zipper-top bag.Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page?A. This is the backside of that throw pack.Q. Is there a net weight given on these throw packs?A. Yes. The net weight is 1.5 ounces. |
| 2 3 4 5 6 7 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer | 2 3 4 5 6 7 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's |
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| 2 3 4 5 6 7 8 9 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." | 2 3 4 5 6 7 8 9 10 11 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. |
| 2 3 4 5 6 7 8 9 10 11 12 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And | 2 3 4 5 6 7 8 9 10 11 12 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. Q. Why would there be multiple labels for one | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? A. This is the Label Amendment for Final Rodenticide |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. Q. Why would there be multiple labels for one product? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? A. This is the Label Amendment for Final Rodenticide Ready-To-Use Place Pacs. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. Q. Why would there be multiple labels for one product? A. When a company registers them, they can register | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? A. This is the Label Amendment for Final Rodenticide Ready-To-Use Place Pacs. Q. Please turn to Page 3 of CX-4. What is on Page 3 |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. Q. Why would there be multiple labels for one product? A. When a company registers them, they can register several different labels. Like this label is slightly | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? A. This is the Label Amendment for Final Rodenticide Ready-To-Use Place Pacs. Q. Please turn to Page 3 of CX-4. What is on Page 3 of CX-4? |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. Q. Why would there be multiple labels for one product? A. When a company registers them, they can register several different labels. Like this label is slightly different. It has a smaller size container. Q. Can I have you read the highlighted text on this | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? A. This is the Label Amendment for Final Rodenticide Ready-To-Use Place Pacs. Q. Please turn to Page 3 of CX-4. What is on Page 3 of CX-4? A. This is the accepted label for Final Rodenticide Ready-To-Use Place Pacs. |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | Pacs label. Accepted label. Q. What is the date on this page? A. 9/28/2015. Q. At the time of the inspection, was this the most recently approved label for Contrac throw packs? A Yes. Q. Can I have you please read all of the highlighted text on this page? A "Pest Control Operator Use Label." "Outer Container - Complete Label - Package Weight 16 Pounds or Greater." "Net Weight: 16 Pounds to 50 Pound containers." Q. Can I now have you turn to Page 7 of CX-3? And what is on this page? A. This is the Contrac Rodenticide Ready To Use Place Pac label. Q. Why would there be multiple labels for one product? A. When a company registers them, they can register several different labels. Like this label is slightly different. It has a smaller size container. Q. Can I have you read the highlighted text on this page? A. "Pest Control Operator Use Label." "Inner | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | clear, zip zipper-top bag. Q. And can I have you turn to Page 43 of CX-2 and tell us what's on this page? A. This is the backside of that throw pack. Q. Is there a net weight given on these throw packs? A. Yes. The net weight is 1.5 ounces. Q. Based on this net weight and our previous review of CX-3, the Contrac labels, are the Contrac throw packs correctly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. Let's turn now to a different type of throw pack. Let's turn to CX-4. Do you recognize CX-4? A. Yes. Q. Can I have you describe what this is? A. This is the Label Amendment for Final Rodenticide Ready-To-Use Place Pacs. Q. Please turn to Page 3 of CX-4. What is on Page 3 of CX-4? A. This is the accepted label for Final Rodenticide Ready-To-Use Place Pacs. Q. Can I have you please read the highlighted text on this page? |

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|--|---|--|---|
| | Page 29 | | Page 31 |
| | | | |
| 1 | containers." | 1 | Q. And lastly, can I have you turn to Page 35 and |
| 2 | Q. Just taking a small step back here, regarding CX- | 2 | describe for us what is on this page? |
| 3 | 4, at the time of the inspection, was this the most recently | 3 | A. This is that same container of throw pack of |
| 4 | approved label for the Final throw packs? | 4 | Final. |
| 5 | A. Yes. | 5 | Q. Is there a net weight on these throw packs of |
| | Q. Okay. Can I have you turn to Page 7 of CX-4? | 6 | Final? |
| 6 | | - | |
| 7 | What is on this page? | 7 | A. 0.88 ounces. |
| 8 | A. This is the inner container for Final Rodenticide | 8 | Q. And where did you find that? Can you give a page |
| 9 | Ready-To-Use Place Pacs. | 9 | number? |
| 10 | Q. Can I have you read the highlighted text on this | 10 | A. Of the photographs? |
| 11 | page, as well? | 11 | Q. Yes. |
| 12 | A. "Inner Container - Complete Label - Package Weight | 12 | A. Okay. Page 35. |
| 13 | 2 Pounds to 10 Pounds." "Net Weight: 2 Pounds to 10 Pound | 13 | Q. Based on this net weight and your review of CX-4, |
| 14 | Containers." "Individual sale is prohibited by law." | 14 | the Approved Label for Final, are the Final throw packs |
| | | | |
| 15 | Q. Can you now turn to Page 11 of CX-4? And when | 15 | correctly labeled for sale or distribution at Mr. Wilson's |
| 16 | you're there, can you describe what's on this page? | 16 | store? |
| 17 | A. This is the Abbreviated Label for Final | 17 | A. No. They are not. |
| 18 | Rodenticide Ready-To-Use Place Pacs. | 18 | Q. Turning now to the last throw pack, let's turn to |
| 19 | Q. Can I have you read the highlighted text on this | 19 | CX-6. Do you recognize this document? |
| 20 | page? | 20 | A. Yes. |
| 21 | A. "Inner Container - Abbreviated Label - Individual | 21 | Q. Can you describe what it is? |
| 22 | Place Pacs." | 22 | A. This is the label for Talon G Rodenticide Bait |
| | | | |
| 23 | Q. Can I have you turn the page to $CX-12$? Oh, I'm so | 23 | Pack Mini Pellets with Bitrex. |
| 24 | sorry, to Page 12 of CX-4. And what is on this page? | 24 | Q. At the time of the inspection, was this the most |
| 25 | A. This is this is more of the label. | 25 | recently approved label for these throw packs? |
| | | | |
| | | | |
| | Page 30 | | Page 32 |
| | Page 30 | | Page 32 |
| 1 | Page 30 Q. Can I have you read the highlighted text on this | 1 | Page 32 A. Yes. |
| 1 2 | - | 1 2 | - |
| | Q. Can I have you read the highlighted text on this | | A. Yes. |
| 2 | Q. Can I have you read the highlighted text on this page?A. "See label on outer packaging for additional | 2 | A. Yes.Q. Can I have you turn to Page 3 of CX-6? Can you |
| 2 3 4 | Q. Can I have you read the highlighted text on this page?A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." | 2 3 4 | A. Yes.Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3?A. This is the Master Label for Talon G Rodenticide |
| 2 3 4 5 | Q. Can I have you read the highlighted text on this page?A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces.""Individual sale is prohibited by law." | 2 3 4 5 | A. Yes.Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3?A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. |
| 2 3 4 5 6 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. | 2 3 4 5 6 | A. Yes.Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3?A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex.Q. Can I please have you read the highlighted text on |
| 2 3 4 5 6 7 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? | 2 3 4 5 6 7 | A. Yes.Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3?A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex.Q. Can I please have you read the highlighted text on this page? |
| 2 3 4 5 6 7 8 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? A. These are Final throw packs in a zipper-top clear | 2 3 4 5 6 7 8 | A. Yes. Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3? A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. Q. Can I please have you read the highlighted text on this page? A. "(Master)(pail for bait packs and box of 2 |
| 2 3 4 5 6 7 8 9 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? A. These are Final throw packs in a zipper-top clear bag. | 2 3 4 5 6 7 8 9 | A. Yes. Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3? A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. Q. Can I please have you read the highlighted text on this page? A. "(Master)(pail for bait packs and box of 2 pails)." "Individual sale prohibited by law (pail only)." |
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| 2 3 4 5 6 7 8 9 10 11 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? A. These are Final throw packs in a zipper-top clear bag. Q. Can you please turn to Page 31 and describe for us what's on Page 31? A. This is the back side of that zipper-top container | 2 3 4 5 6 7 8 9 10 11 | A. Yes. Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3? A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. Q. Can I please have you read the highlighted text on this page? A. "(Master)(pail for bait packs and box of 2 pails)." "Individual sale prohibited by law (pail only)." "Distribution to and sale in consumer stores, including grocery stores, drug stores, hardware stores, and club stores is prohibited." "8 pounds 4 ounces, 3/32 mini |
| 2 3 4 5 6 7 8 9 10 11 12 13 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? A. These are Final throw packs in a zipper-top clear bag. Q. Can you please turn to Page 31 and describe for us what's on Page 31? A. This is the back side of that zipper-top container of Final throw packs. | 2 3 4 5 6 7 8 9 10 11 12 13 | A. Yes. Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3? A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. Q. Can I please have you read the highlighted text on this page? A. "(Master)(pail for bait packs and box of 2 pails)." "Individual sale prohibited by law (pail only)." "Distribution to and sale in consumer stores, including grocery stores, drug stores, hardware stores, and club stores is prohibited." "8 pounds 4 ounces, 3/32 mini pellets, (pail only)." "16 pounds 8 ounces, 3/32 mini |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? A. These are Final throw packs in a zipper-top clear bag. Q. Can you please turn to Page 31 and describe for us what's on Page 31? A. This is the back side of that zipper-top container of Final throw packs. Q. Can I have you turn to Page 32 and describe for us | 2 3 4 5 6 7 8 9 10 11 12 13 14 | A. Yes. Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3? A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. Q. Can I please have you read the highlighted text on this page? A. "(Master)(pail for bait packs and box of 2 pails)." "Individual sale prohibited by law (pail only)." "Distribution to and sale in consumer stores, including grocery stores, drug stores, hardware stores, and club stores is prohibited." "8 pounds 4 ounces, 3/32 mini pellets, (pail only)." "16 pounds 8 ounces, 3/32 mini pellet (box only) Net weight." |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | Q. Can I have you read the highlighted text on this page? A. "See label on outer packaging for additional precautionary information." "Net Weight: 0.88 ounces." "Individual sale is prohibited by law." Q. Let's now turn back to CX-2, specifically Page 30. Can you describe what's on this page? A. These are Final throw packs in a zipper-top clear bag. Q. Can you please turn to Page 31 and describe for us what's on Page 31? A. This is the back side of that zipper-top container of Final throw packs. Q. Can I have you turn to Page 32 and describe for us what is on this page? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | A. Yes. Q. Can I have you turn to Page 3 of CX-6? Can you tell us what is on Page 3? A. This is the Master Label for Talon G Rodenticide Bait Pack Mini Pellets with Bitrex. Q. Can I please have you read the highlighted text on this page? A. "(Master)(pail for bait packs and box of 2 pails)." "Individual sale prohibited by law (pail only)." "Distribution to and sale in consumer stores, including grocery stores, drug stores, hardware stores, and club stores is prohibited." "8 pounds 4 ounces, 3/32 mini pellets, (pail only)." "16 pounds 8 ounces, 3/32 mini pellet (box only) Net weight." Q. That is a lot of numbers. Can you tell us what |
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| | son s rest Control | | February 25, 2025 |
|--|---|--|--|
| | Page 33 | | Page 35 |
| 1 | page? | 1 | wildlife. They would have a sturdy lid on it. They would |
| 2 | A. "(25-gram bait pack)." "Individual sale | 2 | be a larger size. And they would not be sold to ordinary |
| 3 | prohibited by law." "Distribution to and sales in consumer | 3 | consumers. They are for pesticide operators to use. |
| 4 | stores, including grocery stores, drug stores, hardware | 4 | Q. Let's now turn to the bait blocks that you |
| 5 | stores, and club stores is prohibited." "0.88 ounces, 3/32 | 5 | mentioned earlier. The four bait blocks at issue today. |
| 6 | mini pellets. Net weight." | 6 | So let's turn back to CX-1 at Page 7. Can I have |
| 7 | Q. Let's turn back now to CX-2 at Page 36. And when | 7 | you read the highlighted text on this page? |
| 8 | you're there, can you tell us what is on Page 36? | 8 | A. "Mr. Wilson explained that he sells somethe |
| 9 | A. This is the Talon G throw packs in a zipper-top | 9 | same rodenticide products offered for sale in throw packs, |
| 10 | clear bag. | 10 | but in block form to customers as well (Figure 10). These |
| 11 | Q. Can I have you turn to Page 37 and describe what | 11 | products were repackaged into similar zipper-top resealable |
| 12 | is on Page 37? | 12 | bags, but had no pesticide labeling, including first aid, |
| 13 | A. This is that zipper-top bag of Talon G throw packs | 13 | directions for use, and storage information." |
| 14 | turned over to see the backside. | 14 | Q. Can I have you read the next highlighted excerpt? |
| 15 | Q. Can I have you turn to Page 38 and describe what | 15 | A. "Mr. Wilson also showed us another bag of brown |
| 16 | is on that page? | 16 | rodenticide blocks (Figure 11). This product was also sold |
| 17 | A. This is one of the Talon G throw packs taken out | 17 | and repackaged in an unlabeled resealable bag." |
| 18 | of the zipper-top bag to show the label. | 18 | Q. And can I have you read the last highlighted |
| 19 | Q. And lastly, can I have you turn to Page 39 and | 19 | excerpt there? It begins with "Ms. Bednar asked Mr. |
| 20 | tell us what is on this page? | 20 | Wilson." |
| 21 | A. This is the reverse side of that Talon G Mini | 21 | A. "Ms. Bednar asked Mr. Wilson to stop selling these |
| 22 | throw pack. | 22 | products until EPA reviews the regulation and requirements |
| 23 | Q. Is there a net weight on these throw packs? | 23 | for correct rodenticide packaging. Mr. Wilson agreed and |
| 24 | A. 0.88 ounces. | 24 | stated we would stop, but asked about a plastic container he |
| 25 | Q. Based on that net weight you just gave, and our | 25 | had as an alternative packaging to the plastic bags. Ms. |
| | | | |
| | | | |
| | Page 34 | | Page 36 |
| 1 | | 1 | , i i i i i i i i i i i i i i i i i i i |
| 1 | review of CX-6, are the Talon G throw packs properly labeled | 1 | Bednar and I stated that it would be better than the zip |
| 2 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store? | 2 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these |
| 2 3 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. | 2 3 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their |
| 2 3 4 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store?A. No. They are not.Q. I'm now going to ask a few questions about all | 2 3 4 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." |
| 2 3 4 5 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store?A. No. They are not.Q. I'm now going to ask a few questions about all three of the types of throw packs that you've just talked | 2 3 4 5 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." Q. Have you ever seen pesticides sold like this |
| 2 3 4 5 6 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store?A. No. They are not.Q. I'm now going to ask a few questions about all three of the types of throw packs that you've just talked about. | 2 3 4 5 6 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." Q. Have you ever seen pesticides sold like this before as described on this page? |
| 2 3 4 5 6 7 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store?A. No. They are not.Q. I'm now going to ask a few questions about all three of the types of throw packs that you've just talked about.Is there any label on the plastic zip-top bags | 2 3 4 5 6 7 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." Q. Have you ever seen pesticides sold like this before as described on this page? A. No. I have not. |
| 2 3 4 5 6 7 8 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store?A. No. They are not.Q. I'm now going to ask a few questions about all three of the types of throw packs that you've just talked about.Is there any label on the plastic zip-top bags containing the throw packs? | 2 3 4 5 6 7 8 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." Q. Have you ever seen pesticides sold like this before as described on this page? A. No. I have not. Q. Let's turn now to the first type of block |
| 2 3 4 5 6 7 8 9 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. I'm now going to ask a few questions about all three of the types of throw packs that you've just talked about. Is there any label on the plastic zip-top bags containing the throw packs? A. No. | 2 3 4 5 6 7 8 9 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." Q. Have you ever seen pesticides sold like this before as described on this page? A. No. I have not. Q. Let's turn now to the first type of block rodenticide, so let's turn to <u>CX-30</u>. Do you recognize this |
| 2 3 4 5 6 7 8 9 10 | review of CX-6, are the Talon G throw packs properly labeled for sale or distribution at Mr. Wilson's store? A. No. They are not. Q. I'm now going to ask a few questions about all three of the types of throw packs that you've just talked about. Is there any label on the plastic zip-top bags containing the throw packs? A. No. Q. If a person attached the full EPA registered label | 2 3 4 5 6 7 8 9 10 | Bednar and I stated that it would be better than the zip zipper plastic baggies, but again stressed that these products needed the labeling information found under their EPA registration and master labeling." Q. Have you ever seen pesticides sold like this before as described on this page? A. No. I have not. Q. Let's turn now to the first type of block rodenticide, so let's turn to <u>CX-30</u>. Do you recognize this document? I'll give you a moment, apologize. |
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| Wils | son's Pest Control | | February 25, 2025 |
|--|---|--|---|
| | Page 37 | | Page 39 |
| 1 | kilograms). "For Pest Control Operator Label: Add the | 1 | Container - Complete Label - Package Weights 16 Pounds or |
| 2 | following for packages containing less than 16 pounds of | 2 | Greater." |
| 3 | bait: It is illegal to sell this product in packages | 3 | Q. Can I have you turn to Page four of $CX-31$ and tell |
| | holding less than 16 pounds of bait." | 4 | us what is on this page? |
| 4 | | | |
| 5 | Q. Can you now turn to Page 8 of $CX-30$? And can you | 5 | A. This is a continuation of the label for Final. |
| 6 | tell us what's on this page? | 6 | Q. Can I have you read the highlighted text on this |
| 7 | A. This is the Contrac All-Weather Blox Accepted | 7 | page? |
| 8 | Label with an Alternate Brand Name of Ratrac Blox. | 8 | A. "Net Weight: 16 Pounds to 50 Pound Containers." |
| 9 | Q. Can I have you read the highlighted text on this | 9 | Q. Can I have you turn to Page 7 excuse me, page 7 |
| 10 | page? | 10 | of <u>CX-31</u> ? Can you tell me what is on this page? |
| 11 | A. "Inner Label: Pest Control Operator Use Label. | 11 | A. This is the Accepted Label for Final All-Weather |
| 12 | "Net Content: 6 10, pardon me, Block / 45 to 453 Blocks. | 12 | Blox. |
| 13 | Alternate Sizes: 10 gram block / 16, 460 640 Block. Net | 13 | Q. Can I have you read the highlighted text on this |
| 14 | Weight: 1 to 2 to 10 pounds (0.453 to 4.53 kilograms.)" | 14 | page? |
| 15 | "Individual sale is prohibited by law." | 15 | A. "Pesticide Control Operator Use Label." Inner |
| 16 | Q. Can you now turn to Page 24 of <u>CX-30</u> ? Can you | 16 | Container - Complete Label - Packaging Weight 1 Pound to 10 |
| 17 | tell us what is on this page? | 17 | Pound." |
| 18 | A. These are the optional graphics that can be used | 18 | Q. Can I have you turn to Page 8 of <u>CX-31</u> ? And what |
| 19 | on the container. | 19 | is on Page 8? |
| 20 | Q. Is one of the optional graphics a photo of the | 20 | A. This is a continuation of the pesticide label for |
| 21 | what the blocks look like themselves? | 21 | Final. |
| 22 | A. Yes. The blue blocks there. | 22 | Q. Can I have you read the highlighted text on this |
| 23 | Q. Let's turn to CX-2, Page 47. Can you please | 23 | page? |
| 24 | describe what is on Page 47? | 24 | A. "Net Weight: 1 Pound to 10 Pound Containers." |
| 25 | A. Page 47 shows bait rodenticide bait blocks | 25 | "Individual sale is prohibited by law." |
| | The Tuge Tr shows out Touchherde out offens | | marviadal sale is promoted by faw. |
| | | | |
| | Page 38 | | Page 40 |
| | Page 38 | | Page 40 |
| 1 | placed in a clear, zipper-top bag. | 1 | Q. Can I have you turn to Page 11 of <u>CX-31</u> ? Can you |
| 1 2 | placed in a clear, zipper-top bag. Q. And can you turn to Page 52 of CX-2? Can you | 1 2 | Q. Can I have you turn to Page 11 of <u>CX-31</u> ? Can you tell us what is on this page? |
| | placed in a clear, zipper-top bag.Q. And can you turn to Page 52 of CX-2? Can you describe what is in this photo? | | Q. Can I have you turn to Page 11 of <u>CX-31</u>? Can you tell us what is on this page?A. It has the optional marketing statements and |
| 2 | placed in a clear, zipper-top bag.Q. And can you turn to Page 52 of CX-2? Can you describe what is in this photo?A. This is the bag of blue rodenticide placed next to | 2 | Q. Can I have you turn to Page 11 of <u>CX-31</u>? Can you tell us what is on this page?A. It has the optional marketing statements and optional graphic. |
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| 2 3 4 5 6 7 8 9 | placed in a clear, zipper-top bag. Q. And can you turn to Page 52 of CX-2? Can you describe what is in this photo? A. This is the bag of blue rodenticide placed next to the Contrac bags. During the inspection Mr. Wilson said that the bait blocks were the same as the throw packs; the same active ingredients, same pesticide. Q. So specifically he said that the bait blocks in this photo were the same as the Contrac throw packs in this photo were the same as the Contrac throw packs in this photo. | 2 3 4 5 6 7 8 9 | Q. Can I have you turn to Page 11 of <u>CX-31</u>? Can you tell us what is on this page? A. It has the optional marketing statements and optional graphic. Q. Can you describe the optional graphic for us? A. It is a color picture of red bait blocks that are Final. Q. Let's turn back to CX-2, Page 48. Can I have you describe what is on Page 48? |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | placed in a clear, zipper-top bag. Q. And can you turn to Page 52 of CX-2? Can you describe what is in this photo? A. This is the bag of blue rodenticide placed next to the Contrac bags. During the inspection Mr. Wilson said that the bait blocks were the same as the throw packs; the same active ingredients, same pesticide. Q. So specifically he said that the bait blocks in this photo were the same as the Contrac throw packs in this photo? A. Correct. They would be the bait block form of the throw packs. Q. Let's turn now to <u>CX-31</u>. Can you or do you recognize this document? A. Yes. This is the accepted label for Final All-Weather Blox. Q. Can I have you turn to Page 3 of <u>CX-31</u>? And can you tell us what is on this page? A. This is a copy of the Accepted Label for Final All-Weather Blox. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | Q. Can I have you turn to Page 11 of <u>CX-31</u>? Can you tell us what is on this page? A. It has the optional marketing statements and optional graphic. Q. Can you describe the optional graphic for us? A. It is a color picture of red bait blocks that are Final. Q. Let's turn back to CX-2, Page 48. Can I have you describe what is on Page 48? A. These are the rodenticide bait blocks in a zippertop clear bag next to paired up with the Final throw packs. Q. Can I have you turn to Page 51 of CX-2? And can you describe what is on Page 51? A. It is the rodenticide bait blocks that were identified by Mr. Wilson as containing Final and then next to that is the throw packs in a zipper-top bag. Q. All right. Next we will talk about another bait block. Let's turn to <u>CX-32</u>. Do you recognize CX-32? A. Yes. Q. Can you tell us what it is? A. It is the Label Amendment to Talon Weatherblok XT. Q. At the time of the inspection, was this the most |

| Wils | son's Pest Control | | February 25, 2025 |
|--|--|--|---|
| | Page 41 | | Page 43 |
| 1 | Q. Can I have you turn to Page 3 of <u>CX-32</u> ? What is | 1 | larger size of 10 pound, 16 pound, 50 pounds. They're only |
| 2 | on Page 3 of <u>CX-32</u> ? | 2 | supposed to be sold to professionals in the pesticide |
| 3 | A. It is the Accepted Label for Talon Weatherblok XT. | 3 | industry. The container itself would be sturdy with a |
| 4 | Q. Can I have you read the highlighted text on this | 4 | closing lid to prevent accidental interaction with non- |
| 5 | page? | 5 | target species, pets, children, people, and it would have |
| 6 | A. "[Master Label]." "[individual sale prohibited by | 6 | the full label on it. Full and complete label. |
| 7 | law (inner packaging less than 16 pounds)]." "Distribution | 7 | Q. Can I have you turn to CX-2 at Page 76, and can |
| 8 | to and sales in consumer stores including grocery stores, | 8 | you tell us what is in this photo? |
| 9 | drug stores, hardware stores, and club stores is | 9 | A. This is in the back area of the store near the |
| 10 | prohibited." | 10 | what was considered the pour-up station for the liquid |
| 11 | Q. Let's turn back to CX-2, Page 49. And when you're | 11 | pesticides, and it is the 18 pound container of Contrac All- |
| 12 | there can you tell us what is on Page 49? | 12 | Weather bait blocks. As you can see, it's a sturdy |
| 13 | A. So this is a photograph of the Talon G bait blocks | 13 | container with a lid. |
| 14 | placed in a clear, zipper-top bag. | 14 | Q. Can I have you turn to Page 77 and describe what |
| 15 | Q. Can you please turn to Page 50 and tell us what is | 15 | is on that page? |
| 16 | on Page 50? | 16 | A. This is an up-close view of the active |
| 17 | A. These are the bait blocks of Talon G in a zipper- | 17 | ingredients. |
| 18 | top bag next to, and paired with, the Talon G throw packs in | 18 | Q. And can I have you turn to Page 78 and describe |
| 19 | a zipper-top bag. | 19 | what is on that page? |
| 20 | Q. My next few questions will address all three of the bait blocks you just described: Contrac, Final, and | 20 | A. So this would be the back side of the pail and have the complete label printed and affixed to the |
| 21 22 | Talon. | 21 22 | container. |
| 22 | Is there any labeling on any of the plastic zip- | 23 | Q. So the pail that you've identified on Page 76, 77, |
| 24 | top bags containing the blocks? | 24 | and 78, does that match the EPA registered form of bait |
| 25 | A. No. There was not. | 25 | blocks that you were just describing? |
| - | | _ | |
| | | | |
| | Page 42 | | Page 44 |
| 1 | - | 1 | - |
| 1 | Q. If a person attached the full EPA registered label | 1 | A. Yes. |
| | - | | A. Yes.Q. All right. Now, let's discuss the last bait block |
| 2 | Q. If a person attached the full EPA registered label to the zip-top bags of the blocks, would that product then | 2 | A. Yes. |
| 2 3 | Q. If a person attached the full EPA registered label to the zip-top bags of the blocks, would that product then be labeled properly? | 2 3 | A. Yes.Q. All right. Now, let's discuss the last bait block that was being sold. Let's turn to CX-5. Do you recognize |
| 2 3 4 5 | Q. If a person attached the full EPA registered label to the zip-top bags of the blocks, would that product then be labeled properly?A. No. It would not. | 2 3 4 | A. Yes.Q. All right. Now, let's discuss the last bait block that was being sold. Let's turn to CX-5. Do you recognize CX-5? |
| 2 3 4 5 | Q. If a person attached the full EPA registered label to the zip-top bags of the blocks, would that product then be labeled properly?A. No. It would not.Q. How difficult do you think it would be to find the | 2 3 4 5 | A. Yes.Q. All right. Now, let's discuss the last bait block that was being sold. Let's turn to CX-5. Do you recognize CX-5?A. Yes. |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Q. If a person attached the full EPA registered label to the zip-top bags of the blocks, would that product then be labeled properly? A. No. It would not. Q. How difficult do you think it would be to find the Master labels for these blocks on the Internet? A. It would be difficult because you don't have the product name even on the Ziploc. The Master label does change; uses can be taken away or removed, things can be added. And there's some very important first aid information that is time sensitive, that is vitally important for consumers if they were to use this product. Q. Can you speak more specifically about that first aid information? A So these second-generation anti-coagulants are dangerous if they are ingested by either children, a person, a pet, or a non-target animal like wildlife. They need to immediately be see a physician or veterinarian and the typical typically the remedy is Vitamin K to prevent them from bleeding out. It's a simple it's a simple remedy but it needs to be applied quickly. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | A. Yes. Q. All right. Now, let's discuss the last bait block that was being sold. Let's turn to CX-5. Do you recognize CX-5? A. Yes. Q. Can you tell us what it is? A. It's the Label Amendment for Maki Mini Blocks. Q. At the time of the inspection, was this the most recently approved label for Maki Mini Blocks? A. Yes. Q. Can I have you turn to Page 3 of CX-5, and can you tell us what is on Page 3? A. It is the Accepted Label for Maki Mini Blocks. Q. Can I have you read the highlighted text on this page? A. "PCO Use Label, Center/Front Panel." "Net Weight: 28 gram blocks packaged in containers of 16 Pounds up to 2,000 Pounds." "Statement required on the label of inner packages holding less than 16 pounds of bait: It is illegal to sell this product in individual containers holding less than 16 pounds of bait." |

| Wils | son's Pest Control | | February 25, 2025 |
|--|--|--|--|
| | Page 45 | | Page 47 |
| 1 | Q. Can you turn to Page 54 and describe what is on | 1 | of Inspection. And she asked why we hadn't called ahead for |
| 2 | this page? | 2 | the inspection, and told us to wait outside while she |
| 3 | A. It is the reverse side of that Ziploc bag of Maki | 3 | contacted her attorney. |
| 4 | Mini Blocks. | 4 | Q. Did you call ahead to schedule this inspection? |
| 5 | Q. Can you turn to Page 55 and describe what is on | 5 | A. No. We did not. |
| 6 | this page? | 6 | Q. Why not? |
| 7 | A. Yes. This is a specimen label for Maki Mini | 7 | A. We, typically, in most cases, do not call ahead |
| 8 | Blocks. | 8 | for inspections. We like to determine if a business is in |
| 9 | Q. Was there any label on the plastic zip-top bags | 9 | compliance based on how they are normally. |
| 10 | containing the Maki Mini Blocks? | 10 | Q. You identified a Ms. Patterson. Can you tell us |
| 11 | A. No. Mr. Wilson located a copy of this paper label | 11 | who she was? |
| 12 | in his store. | 12 | A. She is she was an EPA credentials inspector |
| 13 | Q. Is the label on Page 5 of CX-2 a complete label | 13 | with Region 7. |
| 14 | for Maki Mini Blocks? | 14 | Q. Is Ms. Patterston Ms. Patterson still employed |
| 15 | A. Essentially, it is a complete label, but it is | 15 | with EPA Region 7? |
| 16 | missing the net weight. | 16 | A. She is not. |
| 17 | Q. If a person attached this label on Page 55 to the | 17 | Q. Can you tell us the date of this inspection? This |
| 18 | zip-top bags of the Maki Mini Blocks, would that product | 18 | attempted inspection. |
| 19 | then be labeled and sold properly? | 19 | A. I might not be able to remember it exactly from |
| 20 | A. No. | 20 | memory. |
| 21 | Q. If a person attached the EPA registered label with | 21 | Q. Let's turn to <u>CX-17</u> . Do you recognize this |
| 22 | the net contents to the zip-top bags of Maki Mini Blocks, | 22 | exhibit? |
| 23 | would that product then be sold properly? | 23 | A. I do. |
| 24 | A. No. | 24 | Q. Can you tell us what it is? |
| 25 | Q. All right. Now, I would like to shift gears to | 25 | A. It is a FIFRA Site Memo that was done after the |
| | | | |
| | Page 46 | | Page 48 |
| 1 | | 1 | |
| 1 | talk about Count 21 from our complaint. | 1 | attempted inspection for Mister Wilson's Pest Control at |
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| VV IIS | son's Pest Control | | February 25, 2025 |
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| | Page 49 | | Page 51 |
| 1 | reading this document. | 1 | CROSS-EXAMINATION |
| 2 | JUDGE WRIGHT: Okay. | 2 | BY MR. RAYMOND: |
| 3 | BY MS. KACSUR: | 3 | Q. Ms. Bednar, I represent Mr. Wilson. I'm Melvin |
| 4 | Q. Ms. Bednar, can you walk us through this attempted | 4 | Raymond; I have a question for you. |
| 5 | inspection in your own words and everything that you saw? | 5 | As far as your experience with FIFRA, you |
| 6 | A. Sure. When we entered the storefront, there were | 6 | mentioned that was one of the areas that you have experience |
| 7 | pesticide products for sale throughout the store. | 7 | in; is that correct? |
| 8 | On the left was a bunch of containers of | 8 | A. Yes. |
| 9 | pesticides that looked very similar to the rodenticides that | 9 | Q. And you said you've been doing that since January |
| 10 | we observed at the St. Louis Downtown location that were in | 10 | of 2020? |
| 11 | Ziploc bags. In these bins, that you typically see at maybe | 11 | A. No. I'm sorry if I was unclear. I actually did |
| 12 | a grocery store or a Whole Foods type store, they were | 12 | FIFRA probably since 2013, at least |
| 13 | priced and then they indicated what mammal they were | 13 | Q. 2013. |
| 14 | supposed to prevent or kill. And there were several colors | 14 | A as a case review officer and an inspector, and |
| 15 | of bait blocks and throw packs offered for sale on the store | 15 | then I became a supervisor in 2020. |
| 16 | floor. | 16 | Q. And have you inspected establishments like |
| 17 | On the right, there were more just liquid | 17 | Wilson's Pest Control in your experience with FIFRA |
| 18 | pesticides and things that I had seen similar to what was at | 18 | inspections before? This type of establishment? |
| 19 | the Downtown St. Louis location. | 19 | A. Yes. |
| 20 | And there was a counter, which someone was working | 20 | Q. How many would you say you've done? This |
| 20 | behind. | 20 | inspection occurred in 2022, so prior to that? |
| 22 | Q. So, in your opinion, did pesticides appear to be | 22 | A. Probably about 10 facilities that I was a lead |
| 23 | for sale at this location? | 23 | inspector, but I |
| 24 | A. Yes. They were on the store floor, accessible to | 24 | Q. Right. |
| 25 | customers. They were bagged up. They were priced and | 25 | A participated in many more inspections. |
| 2.5 | eustomers. They were bagged up. They were prieed and | 25 | A participated in many more inspections. |
| | | | |
| | Page 50 | | Page 52 |
| 1 | | 1 | |
| 1 | labeled. | 1 | Q. Were they about the same size as Mr. Wilson's |
| 2 | labeled. Q. Let's turn now to <u>CX-29</u> . When you're there, can | 2 | Q. Were they about the same size as Mr. Wilson's establishment? He's a very small business; I think it's |
| 2 3 | labeled. Q. Let's turn now to $CX-29$. When you're there, can you tell us if you recognize $CX-29$? | 2 3 | Q. Were they about the same size as Mr. Wilson's establishment? He's a very small business; I think it's he's just he's solo. |
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| | Page 53 | | Page 55 |
| 1 | Q. So, they contacted the EPA and requested | 1 | registered pesticide applicator, which requires you to take |
| 2 | assistance? | 2 | a test and do some annual training and things. |
| 3 | A. Yes. | 3 | Q. Okay. So you mentioned he was a Wilson was a |
| 4 | Q. Did they say they could not Mr. Wilson had | 4 | applicator. Is that all, like, the same as a |
| 5 | refused inspection before? Or what was the problem with | 5 | professional a licensed professional technician, if you |
| | the what was the difficulty? | 6 | know? |
| 6 | A. The inspectors characterized their contact at the | 7 | A. It would be similar, yeah, I believe. I'm less |
| 8 | location, once they identified themselves as inspectors, as | 8 | familiar with state regulations. |
| | a little bit abrasive and they did not want to do the | 9 | Q. Okay. All right. How long did this inspection |
| 9 | inspection, didn't have time to do the inspection, and they | | take? The one in June of 2022 at the Grand facility. |
| 10 | | 10 | A. Several hours. |
| 11 | were not able to do the inspection. | 11 | |
| 12 | Q. But they didn't say that Mr. Wilson had refused to | 12 | Q. Several hours? More than how many? How many |
| 13 | allow inspection? | 13 | would you say? |
| 14 | A. No. They did not completely say that. | 14 | A. Would it be okay to look at the Inspection |
| 15 | Q. Did they ever say that they were prevented from | 15 | Report |
| 16 | doing an inspection there? | 16 | Q. Yeah. sure. |
| 17 | A. They didn't complete the inspection. | 17 | A because it will it tells our in time and our |
| 18 | Q. Now, does | 18 | out time. |
| 19 | A. So no. | 19 | Q. Oh, okay. Is that <u>Exhibit 1</u> there? Or |
| 20 | Q. Do you know whether or not the State inspects | 20 | And while you're looking, this was the first |
| 21 | annually? Is that the practice, if you know? | 21 | inspection that the EPA conducted of Wilson's Pest Control; is that correct? |
| 22 | A. It typically is not annually because that would be | 22 | |
| 23 | a lot of inspections. | 23 | A. To my knowledge. Now, we don't retain records. |
| 24 | Q. Do you know how often they would do inspections of establishments like Wilson's Pest Control? | 24 | If something isn't it is over 10 years, so there could |
| 25 | establishments like wilson's rest control? | 25 | have been one. I know that Mr. Wilson's pest control |
| | Page 54 | | Page 56 |
| | - | | - |
| 1 | A. It would vary, depending on how many inspectors | 1 | business was in business for a long time. |
| 2 | they have at any given time and what they are looking to | 2 | Q. So as far as you know, then this was the first one |
| 3 | inspect. So, Mr. Wilson's facility is a is a registered | 3 | within 10 the 10-year period at least; is that correct? |
| 4 | pesticide facility, so that would be inspected that way. | 4 | A. Yeah. |
| 5 | And it's also a storefront, so you could do a marketplace | 5 | Q. All right. |
| 6 | inspection there, as well. | 6 | A. I would say that we were in the inspection for a |
| 7 | Q. And you say, "registered." Is he registered with | 7 | couple hours. It looks like we started around 10, and I |
| 8 | the State and the EPA? Or or what? | 8 | know we ended, you know, a little after lunch. |
| 9 | A. I'll speak mainly to what he's did (sic) with the | 9 | Q. And was Mr. Wilson cooperative during that entire |
| 10 | Environmental Protection Agency. He's registered as a | 10 | time? |
| 11 | pesticide producer and that is why he was filling out that | 11 | A. He was. |
| 12 | 3540-16 Form. | 12 | Q. Okay. He showed you around the facility. And did |
| 13 | Q. Okay. | 13 | he answer all your questions? |
| 14 | A. And I believe that he is a licensed pesticide | 14 | A. He did. |
| 15 | applicator, and that is through the state of Missouri. | 15 | Q. Okay. Let me ask a little bit about the Form 3540 |
| 16 | Q. Okay. Do you know what Wilson's registration as a | 16 | [sic]; I think there's one in the EPA's exhibits. What |
| 17 | pesticide producer, what that means? That's under the | 17 | exactly is the purpose of that form? Is it just for the |
| 18 | State, as I understand it. Or was that under EPA? | 18 | establishment to just inventory to the EPA what they're |
| 19 | A. No. That as a producing facility, so he | 19 | offering for sale? Is that the main purpose of the form? |
| | | | |
| 20 | produces a pesticide at that location, and that would be the | 20 | A. Well, actually, if for instance, if a store |
| 21 | produces a pesticide at that location, and that would be the Downtown St. Louis location. | 21 | a big-box retailer, Walmart, they don't need to do this |
| 21 22 | produces a pesticide at that location, and that would be the Downtown St. Louis location. Q. That is with | 21 22 | a big-box retailer, Walmart, they don't need to do this form, because they just sell something that is produced |
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| 1 | pesticide that is produced, sold, and distributed. So those | 1 | things, as far as registration? Repackaging? Does the EPA |
| 2 | could be three separate numbers. Sometimes you produce a | 2 | provide any, kind of, ongoing guidance? Information? |
| 3 | lot and then it's not sold by the end of the year, so it | 3 | A. So, there would be information on the internet. |
| 4 | rolls into the next year. That type thing. | 4 | There's a lot of information for that there. And Wilson's |
| 5 | Q. Okay. Did you say that that's not a EPA-generated | 5 | Pest Control was a registered establishment, so they were |
| 6 | form, the Form 3540? | 6 | aware that they were a producer. |
| 7 | A. It is. It is an EPA-generated form. | 7 | Q. Okay. But in terms of making the establishment |
| 8 | Q. Okay. And tell me again, I know there's | 8 | aware of the pretty extensive regulation regarding |
| 9 | definitions about what as it applies to Mr. Wilson, | 9 | registration of pesticides, regarding repackaging, regarding |
| 10 | what how is he a producer? Explain how that term applies | 10 | labeling, does the EPA provide any way that information |
| 11 | to Wilson's Pest Control? | 11 | or assistance, knowledge, or, you know, information to them |
| 12 | JUDGE WRIGHT: Excuse me, Counsel, is your client | 12 | about with regard to all of that? The, kind of, thing |
| 13 | there, is he okay? | 13 | you were saying they had to do as far as labeling and |
| 14 | MR. RAYMOND: No. Could we pause for a minute? | 14 | registration. |
| 15 | THE WITNESS: Sure. | 15 | A. So, that typically, that information can be |
| 16 | (Pause.) | 16 | found online. There are associations. Pesticide training, |
| 17 | JUDGE WRIGHT: And let me know if you need to take | 17 | like the applicator training, they would be aware of some of |
| 18 | a break. | 18 | the requirements for pesticides. So, that would probably be |
| 19 | MR. RAYMOND: Yeah. Can we have a just a few | 19 | in there. |
| 20 | minutes? | 20 | Q. Is that offered by the EPA, the pesticide |
| 21 | JUDGE WRIGHT: Okay. We'll come back at 10:40. | 21 | training? |
| 22 | So we can go off the record, ma'am. | 22 | A. So, that would be the Missouri Department of |
| 23 | (Whereupon, a brief recess was taken.) | 23 | Agriculture's training that they have in the state. |
| 24 | JUDGE WRIGHT: Okay, we're back on the record. | 24 | Q. Okay. |
| 25 | MR. RAYMOND: Yes. Yes, Sir. Thank you, Your | 25 | A. On the state level. |
| | | | |
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| | Page 58 | | Page 60 |
| 1 | | 1 | ů |
| 1 | Honor, for the pause. | 1 | Q. So, the EPA doesn't offer anything other than |
| 2 | Honor, for the pause. JUDGE WRIGHT: And Ms. Bednar, you can retake the | 2 | Q. So, the EPA doesn't offer anything other than what's out there on the Internet? And I guess the burden is |
| 2 3 | Honor, for the pause. JUDGE WRIGHT: And Ms. Bednar, you can retake the stand, and you're still under oath. | 2 3 | Q. So, the EPA doesn't offer anything other than what's out there on the Internet? And I guess the burden is on the establishment to, kind of, school themselves about |
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| | Page 61 | | Page 63 |
| 1 | a big box store, those are "marketplace inspections" is what | 1 | A. Yeah. Um-hmm. |
| 2 | we call them. | 2 | Q. Okay. |
| 3 | Q. Did you ask Mr. Wilson during your inspection who | 3 | A. Yes. |
| 4 | he sold to? Who his customers were? Did that come up? | 4 | Q. All right. So you told him about it a few days in |
| | A. He indicated that he was he had been | | advance, and so when you got there, what happened as far as |
| 5 | established in the area for a long time. | 5 | credentials and all that? Oh, did you send out any, kind |
| 6 | Q. Um-hmm. | 6 | |
| 7 | | 7 | of, written notice about the inspection? What you would be |
| 8 | A He had a local customer base. He said that they | 8 | doing and that, kind of, thing? |
| 9 | also applied some of their pesticides in local HUD housing | 9 | A. I'm |
| 10 | or Section 8 housing. | 10 | Q. If you know. |
| 11 | Q. Would that have been individual consumers? Or | 11 | A uncertain. |
| 12 | would that have been technical professionals who provided | 12 | Q. You say you didn't do it. |
| 13 | pest control services to third parties? | 13 | A. I think emails might have been sent ahead of time, |
| 14 | A. So, applying pesticides in like a multi-unit | 14 | as well, but I know that phone calls had occurred. |
| 15 | facility in Missouri, you would have to be a pesticide | 15 | Q. All right. And as far as credentials, what did |
| 16 | technician and have licensing. | 16 | you present to him when you got there, as far as |
| 17 | Q. And as I understand it | 17 | credentials? |
| 18 | A. Or be under the control of one. | 18 | A. So, we have federal FIFRA inspector credentials. |
| 19 | Q. Is it your understanding that Mr. Wilson had a | 19 | They're at the time, they've changed since this time, |
| 20 | license to provide pest control services? | 20 | they're like a billfold with our signature and a picture of |
| 21 | A. Yes. | 21 | ourselves that indicate that they're a federal credential |
| 22 | Q. And did he tell you, or did you find out during | 22 | for inspecting. |
| 23 | the course of the inspection after some point, he does | 23 | Q. Okay. And Mr. Landry had, I guess, the same |
| 24 | provide product to licensed professional technicians? | 24 | thing? |
| 25 | A. I'm not sure that that come that came up. | 25 | A. Yes. |
| | | | |
| | | | |
| | Page 62 | | Page 64 |
| 1 | | 1 | |
| 1 | Q. Okay. You mentioned that part of your procedure, | 1 | Q. Okay. So, Mr. Wilson was expecting you then since |
| 2 | Q. Okay. You mentioned that part of your procedure, you when you arrived at for the inspection that you | | |
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| | | - | February 25, 2025 |
|--|---|--|---|
| | Page 65 | | Page 67 |
| 1 | insecticides? Or just the insecticides? | 1 | Q. Okay. And when Mr. Wilson got there, did you talk |
| 2 | A. It was just the rodenticides that I observed. We | 2 | to him inside the store or outside the store? |
| | did not spend much time in the store. | | A A little of both. |
| 3 | 1 | 3 | |
| 4 | Q. Okay. So you didn't determine whether or not | 4 | Q. Okay. So he let you in? |
| 5 | you said it appeared that things were being offered for | 5 | A. Yes. |
| 6 | sale, but you don't know whether or not he was actually | 6 | Q. You and Ms. Patterson? |
| 7 | still selling it, do you? From the July 2023 visit? | 7 | A Yes. |
| 8 | A. Right. I don't have definitive proof. No one | 8 | Q. And what did you do when you got in there? |
| 9 | came in and bought some while I was standing there. No. | 9 | A I again I located my credentials, and I |
| 10 | Q. Did you actually get inside in July, for the July | 10 | presented the Notice of Inspection and the credentials, |
| 11 | 2023 inspection? | 11 | because I knew that that is actually required to say |
| 12 | A. In the store? | 12 | Q. As part of your procedure? |
| 13 | Q. Yeah. | 13 | A. Yes. As part of our procedure. And Mr. Wilson |
| 14 | A. Yes. | 14 | did not want to have the inspection occur that day. He |
| 15 | Q. Wood I'm talking about Woodson now. | 15 | wanted counsel to be there, as well. |
| 16 | A. Yes. | 16 | Q. Okay. And what was your response, if any? |
| 17 | Q. Okay. Because you said that he refused to allow | 17 | A That it could be considered a denial of an |
| | the inspection, I believe, so but you got in, you're saying? | 18 | inspection, but we can also not force somebody to do an |
| 18 | A. We entered the store; we spoke with the woman who | | - |
| 19 | * | 19 | inspection at that time. |
| 20 | was there. | 20 | Q. Did you offer to or discuss rescheduling of the |
| 21 | Q. All right. | 21 | inspection, maybe when counsel was present since they had |
| 22 | A. She asked us to step outside and we obliged, so we | 22 | he had asked about that? |
| 23 | stepped outside while she contacted her attorney or their | 23 | A. We we talked a little bit about whether we |
| 24 | attorney. | 24 | could come back the next day or later that afternoon. |
| 25 | Q. Okay. | 25 | Q. Okay. And what was the what did he say about |
| | | | |
| | | | |
| | Page 66 | | Page 68 |
| 1 | - | 1 | |
| 1 | A. And then we awaited the which would be you, to | 1 | that, Mr. Wilson? |
| 2 | A. And then we awaited the which would be you, to arrive at the facility. | 2 | that, Mr. Wilson?A. So, at that point, I left it to the attorney that |
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| on's Pest Control | | February 25, 2025 |
|---|--|---|
| Page 69 | | Page 71 |
| advising them about how a person about how denial of an | 1 | it. |
| | | Q. Okay. As far as you know, was the the |
| - | | repackaging agreements that may occur in the industry, is |
| | 4 | that between, like, really large companies and not between |
| | 5 | real small companies, like, Wilson's Pest Control? If you |
| | 6 | know. |
| Q. Okay. Did Mr. Wilson or the lady who was there, I | 7 | A. I would say that it runs the gamut from, you know, |
| | 8 | the large Bell-type of companies having repackaging |
| know that the items the rodenticides and the insecticides | 9 | agreements with different companies. Essentially, they |
| that appeared to be on sale, they were there for | 10 | the registrant has done all the heavy lifting and the work |
| distribution to their licensed professional techs and not | 11 | going through the registration process, and if they can get |
| for sale to individual consumers? | 12 | aanother company, even if it's just, like, a small |
| A. Yes. The lady at the store did state that. | 13 | repackager to repackage that product for sale and go for a |
| Q. Was that Stacy Humphrey who told you that? | 14 | different niche market, maybe a smaller market, maybe it's |
| A. She did not provide her name. | 15 | the generic store name, they will do it because it benefits |
| Q. Oh, but she told you that? | 16 | them. |
| A. Yes. | 17 | Q. You mean financially? |
| | 18 | A Financially. |
| | | Q. Were you aware that Mr. Wilson, at least on his |
| | | behalf, he did investigate the issue about repackaging, and |
| | | he was told that they don't do that; Bell and some of the |
| | | others. Were you aware of that? |
| | | A No. |
| A. No. | 24 25 | Q. Okay. Now, the you talked a lot about the registration and the labeling that's required. The throw |
| | | |
| A. 110. | 25 | registration and the facering that's required. The throw |
| Page 70 | 23 | Page 72 |
| Page 70 | | Page 72 |
| Page 70 Q. Okay. Did you take any photographs while you were | 1 | Page 72 packets and so on, there is some information on the back of |
| Page 70 Q. Okay. Did you take any photographs while you were there? I guess you didn't have an opportunity to do that or | 1 2 | Page 72 packets and so on, there is some information on the back of the label about some of the stuff, as far, as use and safety |
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| | Page 69 advising them about how a person about how denial of an inspection could be considered a violation, that's essentially all we can do at that point. Q. And how long would you say you were you were there after Mr. Wilson arrived? A I would say probably 20 minutes. Q. Okay. Did Mr. Wilson or the lady who was there, I think it was Stacy Humphrey, did she at some point let you know that the items the rodenticides and the insecticides that appeared to be on sale, they were there for distribution to their licensed professional techs and not for sale to individual consumers? A. Yes. The lady at the store did state that. Q. Was that Stacy Humphrey who told you that? A. She did not provide her name. Q. Oh, but she told you that? A. Yes. Q. That information was conveyed to you? A. Yes. Q. Okay. And, you while you were there at the Woodson facility, you had did any customers come? Did you witness any sales? A I did not. Q. Did any customers come in while you were there? | Page 69advising them about how a person about how denial of an inspection could be considered a violation, that's1advising them about how a person about how denial of an inspection could be considered a violation, that's2essentially all we can do at that point.3Q. And how long would you say you were you were there after Mr. Wilson arrived?5A I would say probably 20 minutes.6Q. Okay. Did Mr. Wilson or the lady who was there, I think it was Stacy Humphrey, did she at some point let you know that the items the rodenticides and the insecticides9that appeared to be on sale, they were there for distribution to their licensed professional techs and not for sale to individual consumers?11A. Yes. The lady at the store did state that.13Q. Was that Stacy Humphrey who told you that?14A. She did not provide her name.15Q. Oh, but she told you that?16A. Yes.17Q. That information was conveyed to you?18A. Yes.19Q. Okay. And, you while you were there at the20Woodson facility, you had did any customers come? Did21you witness any sales?22A I did not.23Q. Did any customers come in while you were there?24 |

| | | | February 25, 2025 |
|--|---|--|--|
| | Page 73 | | Page 75 |
| 1 | appliance to prevent unintentional access to it. | 1 | Q. Did Mr. Wilson tell you that in the almost 40 |
| | | | |
| 2 | Q. Okay. Did he mention that he gave safety data | 2 | years he had been in business that he was not aware of a |
| 3 | sheets to consumers at the time that he made the sale? | 3 | single customer who had been harmed by the products that he |
| 4 | A. Yes. | 4 | sold? |
| 5 | Q. He mentioned that to you? Okay. Did you ever see | 5 | A. He did state that. |
| 6 | the safety data sheet that he said that he gave to | 6 | Q. Okay. After your inspection, were you aware that |
| 7 | A. No. | 7 | Mr. Wilson wasn't complying? Did you find any, like find |
| 8 | Q consumers? | 8 | that he was not complying with anything you found in the |
| 9 | A. I just saw the Maki Mini Blocks label that he had | 9 | inspection in June of 2022? |
| | on site. | 10 | A. Could you re-ask that question? |
| 10 | | | |
| 11 | Q. Okay. What did he say about that exactly? If you | 11 | Q. Did you find that he after the inspection of |
| 12 | can as best you can recall about what he did, as far as, | 12 | June of 2022, did the EPA determine that Mr. Wilson was not |
| 13 | informing consumers about safety and use of the product? | 13 | complying with the EPA, as far as the problems you found |
| 14 | That kind of thing. If you can remember the conversation. | 14 | during the inspection? |
| 15 | A. Right. That he explains that how to use it, | 15 | A. I think that I myself would not have known whether |
| 16 | and that they can Google it on their phone to get more | 16 | he was in compliance, but the case officer who was working |
| 17 | information. | 17 | on the case at the time, probably reviewed information that |
| 18 | Q. Okay. Following your the June inspection, was | 18 | came through his representation, which was you, to determine |
| 19 | the next thing that happened was the issuance of the Stop | 19 | whetherhe was definitely making efforts to comply with |
| 20 | Sale, Removal Order? Was that next? Or did you provide | 20 | the Stop Sale, Use and Removal order. |
| | • • | | |
| 21 | anything else in terms of, for instance, any kind of | 21 | Q. So your answer is, no, you didn't have any |
| 22 | warnings or anything by way of what he could do to comply | 22 | evidence that he was not complying after the inspection of |
| 23 | with the thing that you found? The problem that you found? | 23 | June, as far as you know? |
| 24 | Was any of that done before he issued the Stop Sale Order? | 24 | A. As far as I know. |
| 25 | A. So, Mr. Wilson was really receptive to the | 25 | Q. Okay. You mentioned that during the inspection |
| | | | |
| | | | |
| | Page 74 | | Page 76 |
| | - | | |
| 1 | information that we provided during the inspection, and did | 1 | that you did provide advice to Mr. Wilson about, I guess, |
| 1 2 | information that we provided during the inspection, and did commit to not sell the bait blocks and throw packs in the | 1 2 | that you did provide advice to Mr. Wilson about, I guess, what he could do to comply, and he was receptive to that. |
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| | Page 77 | | Page 79 |
| 1 | direct them what to do. | 1 | A. I'm unaware. I can't speak to that. But they |
| 2 | The directing of what to do is in the Stop Sale, | 2 | are they know that in EPA enforcement we hold both the |
| 3 | Use, Removal Order, so that's where it gets directed | 3 | registrant and the repackager liable for violations. |
| 4 | these and the determination that these are in violation | 4 | Q. All right. You mentioned several times when you |
| 5 | is done, and they're directed to stop selling them. Don't | 5 | were going through <u>Exhibit 3</u> , and the other exhibit, I think |
| 6 | remove them. Don't use them. And that's what is done at | 6 | it was 31, involving some, I guess, manufacturers who |
| 7 | that point. | 7 | whose label complied with the EPA regulations that |
| 8 | Q. Let me ask; is there any way that a producer, such | 8 | individual sale is prohibited by law. |
| | as Wilson's Pest Control, could label a product that they | 9 | That's, I guess, is that on the label of the ones |
| 9 | received from a supplier that would comply with EPA | | - |
| 10 | | 10 | that the compliance labels? |
| 11 | regulations regarding labeling? Is that possible? Would | 11 | A. Yes. That was on the Accepted Labels by EPA. |
| 12 | you need an agreement with the supplier or what? | 12 | Q. Is that required to be on there in order to comply |
| 13 | A. Yes. They would need a repackaging agreement with | 13 | with the EPA labeling regulations? |
| 14 | the pesticide registrant. It would have to be a complete | 14 | A Yes. Because these second generation rodenticides |
| 15 | and total label. They would have to have the net contents | 15 | can be so problematic to wildlife, non-target species, they |
| 16 | on it for their size container. They would have to have the | 16 | have tried to reduce their their being sold to consumers, |
| 17 | EPA registered EPA facility, which is unique to every | 17 | so they're not sold at hardware stores individually and that |
| 18 | physical location on the label, as well. | 18 | type of thing. |
| 19 | Q. So in order for, let's say, Wilson's Pest Control | 19 | Q. So, that's what that means then, "individual sale |
| 20 | to comply with the labeling regulations, he would have to, I | 20 | prohibited"? It means that certain distribution is |
| 21 | guess, get a registration of his own for the product that he | 21 | limited to, I guess it cannot be by hardware stores and |
| 22 | was labeling, if I understand you correctly. | 22 | so on? That's what it means? |
| 23 | A. No. They would not have to have their own | 23 | A. Yes. So, they this is this is for pesticide |
| 24 | registration, for the they wouldn't have to register the | 24 | professionals to use. So, a pesticide professional would |
| 25 | pesticide. They would have to have a repack agreement with | 25 | have this available for them to apply with the knowledge. |
| | | | |
| | Page 78 | | Page 90 |
| | Page 78 | | Page 80 |
| 1 | the registrant and that agreement would cover them. It | 1 | These have to have bait stations if they're outdoors, which |
| 1 2 | the registrant and that agreement would cover them. It would have laid out how they had to make it, what the | 1 2 | These have to have bait stations if they're outdoors, which is like a hard box that prevents unintended access to them |
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| | Page 81 | | Page 83 |
| 1 | Q. Right. Yeah. Right. | 1 | How often does EPA require that producers like Wilson's Pest |
| 2 | A pail of them. | 2 | Control have to submit that form? |
| 3 | Q. Okay. So I guess if the the suppliers, they | 3 | A. It is an annual form. |
| 4 | could provide sales to individual consumers in, let's say, | 4 | Q. Annual form, all right. And as far as you know, |
| 5 | if not 2 ounces or 0.88, let's say 5 pounds. They could do | 5 | did Mr. Wilson was he filing the 3540's annually? I |
| 6 | that, couldn't they? Sell it to individual consumers in | 6 | think one is you got one in evidence. |
| 7 | smaller quantities, less than 50 pounds, for instance? | 7 | A. Yes. |
| 8 | A. For these rodenticides, they're very specific | 8 | Q. All right. |
| 9 | about the size of the container that they can be sold in. | 9 | MR. RAYMOND: I think I'm almost done here. |
| 10 | Q. Okay. | 10 | Judge, can I have a little have to have a little side with |
| 11 | A. Because they don't want consumers using and | 11 | my client to make sure I've caught everything and |
| 12 | applying these. It can | 12 | (Counsel confers with client.) |
| 13 | Q. What would be the size for the size limitation, | 13 | MR. RAYMOND: Thank you. |
| 14 | as far as weight, for sales of the rodenticides to | 14 | BY MR. RAYMOND: |
| 15 | individual consumers? | 15 | Q. Ms. Bednar, what is the difference between a first |
| 16 | A. So they could buy a different type of rodenticide | 16 | generation and second generation, I guess, pesticide as far |
| 17 | that are not as that don't have the potential risk that | 17 | as restricted use? |
| 18 | these carry. | 18 | A. So first excuse me. First generation |
| 19 | Q. Okay. | 19 | rodenticides are things like warfarin. If you're familiar |
| 20 | A. This is a very real risk for accidental exposure | 20 | with that, that's also a blood pressure control medicine. |
| 20 | to non-target animals like wildlife, to pets, and to | 20 | Q. Yes. |
| 22 | children. There is an attractant in these that is could | 22 | A. Just different different amounts in the |
| 23 | be attract a lot of different type of things, so they are | 23 | products. Those typically, the first generation |
| 24 | dangerous, in some forms, if they're not applied properly, | 24 | rodenticides, they would have to be eaten multiple times to |
| 25 | if they don't use the bait stations, if they aren't used by | 25 | cause death of the animal. It's |
| 23 | in they don't use the buit stations, if they aren't used by | 23 | cause douti of the annual. It's |
| | | | |
| | Page 82 | | Page 84 |
| | Page 82 | | Page 84 |
| 1 | a professional. So, they would not be available to | 1 | Q. I'm sorry, can you repeat that? Multiple? |
| 2 | a professional. So, they would not be available to consumers. | 2 | Q. I'm sorry, can you repeat that? Multiple?A. So they would have to ingest the pesticide |
| 2 3 | a professional. So, they would not be available to consumers.Q. Okay. Does that include all of the rodenticides | 2 3 | Q. I'm sorry, can you repeat that? Multiple?A. So they would have to ingest the pesticide multiple times. They would have to feed |
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| VV IIS | son's Pest Control | | February 25, 2025 |
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| | Page 85 | | Page 87 |
| 1 | A. So a restricted use pesticide can only be used by | 1 | A. I believe it's because it's precautionary in case |
| 2 | someone who is licensed to use it. There has to be records | 2 | someone was to come in contact with the throw pack, they |
| 3 | kept for everyone for everyone who it's sold to. When | 3 | would know what it was. |
| 4 | you sell a restricted use pesticide, you have to write down | 4 | If it had been applied by a professional |
| 5 | that person's pesticide applicator information, their | 5 | pesticide professional, and perhaps you moved into an |
| 6 | their license, what the what pesticide was sold to them, | 6 | apartment and you moved the moved something and you found |
| 7 | and those are considered restricted use pesticides. | 7 | it, you would know that it was a rodenticide. |
| 8 | Q. And, I guess, the other category is general use, | 8 | Q. Does a safety data sheet have all of the same info |
| 9 | which that's different from restricted use? | 9 | as an EPA approved label for a pesticide? |
| 10 | A. Yes. | 10 | A. No. It would be missing things like directions |
| 11 | Q. And explain general use so I'm clear about that. | 11 | for use, how to apply the pesticide, which is pretty much |
| 12 | A. So, the general use pesticides would not be | 12 | very important for pesticides. |
| 13 | restricted only to people who could purchase restricted use | 13 | Q. What, if any, hurdles are there to finding out if |
| 14 | pesticides. | 14 | there has been an adverse reaction to contact with a |
| 15 | Q. So, I guess, the licensed people would be, like, | 15 | pesticide? |
| 16 | licensed pest control technicians, for instance, that might | 16 | A. So pesticide poisonings are more common than |
| 17 | be the persons who would be licensed that you're referring | 17 | people think, but they are reported to they can be |
| 18 | to? | 18 | reported to an anonymous line that protects whoever reports |
| 19 | A. They have to have a specific license to use | 19 | them, so those don't get reported. Veterinarians who |
| 20 | restricted use pesticides. | 20 | encounter a dog that has been sickened by a pesticide, |
| 21 | Q. A specific license for a particular oh, it's a | 21 | perhaps, they are unaware that they're supposed to report |
| 22 | special license? | 22 | that, as well. It's fairly it's fairly common for them |
| 23 | A. Yes. Yes. There's special licensing for that. | 23 | not to do that. |
| 24 | Q. And the special license, does that would go to | 24 | For people, there are a lot of HIPAA restrictions |
| 25 | what the product is the pesticide is? Or what what | 25 | that don't allow health information to be shared with |
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| | Page 86 | | Page 88 |
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| 1 | would it cover, the special license? | 1 | agencies that regulate things or the companies that make a |
| 2 | would it cover, the special license?A. So, somebody who had that license would have | 2 | agencies that regulate things or the companies that make a pesticide, so it would be very difficult to know if an |
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| _ | son's Pest Control | | February 25, 2025 |
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| | Page 89 | | Page 91 |
| 1 | JUDGE WRIGHT: Okay. There was a question about | 1 | that Mr. Wilson's or Wilson's Pest Control was an EPA |
| 2 | the second generation rodenticides only requiring the animal | 2 | registered facility. |
| 3 | to eat the poison once before it would be killed. | 3 | Does the registration apply to the company, and |
| 4 | THE WITNESS: Um-hmm. | 4 | then any location that he chooses to do business at? Or is |
| 5 | JUDGE WRIGHT: Did you say that that dead for | 5 | it registeredthe registered facility is actually |
| 6 | example, that dead rodent who had ingested the second | 6 | identified as one location, and he would have to register a |
| 7 | generation rodenticide, that dead rodent can then become, | 7 | separate location under a different registration? |
| 8 | kind of, like a secondary way to kill other wildlife? | 8 | THE WITNESS: Yes. So the registration would only |
| 9 | THE WITNESS: Yes. And even even first | 9 | apply to the Downtown location. It's geographic specific, |
| 10 | generations will do that, but yes. | 10 | so if he wanted to produce pesticides at the Overland, |
| 11 | JUDGE WRIGHT: Okay. So a dead rat who ate one of | 11 | Missouri location, then he would have to have an EPA |
| 12 | these blocks could be out in the environment and kill, you | 12 | registered establishment there, as well. |
| 13 | know, a bird coming by to eat it? | 13 | JUDGE WRIGHT: Was the Overland establishment an |
| 14 | THE WITNESS: Yes. Or a cat. | 14 | EPA registered facility? |
| 15 | JUDGE WRIGHT: Okay. Okay. Could Mr. Wilson | 15 | THE WITNESS: I don't believe it was, but I don't |
| 16 | break up these bulk containers? We saw those large buckets, | 16 | know if he was producing pesticides there. I can only say |
| 17 | and sell those to the broken up, you know, the contents | 17 | that he was producing pesticides at the Downtown location. |
| 18 | of the containers themselves to pest control operators and | 18 | JUDGE WRIGHT: And why is that? |
| 19 | be in compliance with the regulations? | 19 | THE WITNESS: From the examination of the back |
| 20 | So, for example | 20 | room where they had the pour-up station, so consolidating, |
| 20 | THE WITNESS: Right, right. I don't think he | 20 | you know, pouring it up into different containers and |
| 22 | could | 22 | labeling it, that would be pesticide production. So. |
| 23 | JUDGE WRIGHT: Okay. | 23 | JUDGE WRIGHT: And you did not inspect the |
| 24 | THE WITNESS: because his own pesticide | 24 | Overland location so you could not testify that it was a |
| 25 | applicators, he could provide that to them, and they could | 25 | producing |
| | applicators, no could provide that to them, and they could | | producing |
| _ | | | |
| | Page 90 | | Page 92 |
| | - | | - |
| 1 | use it. The act of selling them. When you sell it, you | 1 | THE WITNESS: Correct. |
| 2 | use it. The act of selling them. When you sell it, you have to have it packaged, marked, and labeled completely | 2 | THE WITNESS: Correct. JUDGE WRIGHT: location? |
| 2 3 | use it. The act of selling them. When you sell it, you have to have it packaged, marked, and labeled completely correctly. And so, but if he was if he was supplying it | 2 3 | THE WITNESS: Correct. JUDGE WRIGHT: location? Okay. What kind of compliance assistance does EPA |
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| | Page 93 | | Page 95 |
| 1 | pesticides may be stored? | 1 | environmental media, you don't tell them ahead of time, but |
| 2 | THE WITNESS: So, we wouldn't necessarily be able | 2 | FIFRA is unique, so before I went, because it is a bit of a |
| 3 | to inspect storage, but if they're offered for sale, use, | 3 | unique situation, I had to figure out what potential |
| 4 | sale or use, we would be able to inspect. So, we can | 4 | violations, not knowing that they were occurring, but |
| 5 | inspect big companies such as Bayer that make thousands of | 5 | potential violations we would be looking for: if the SSURO |
| 6 | different pesticides and those inspections take days and | 6 | was in violation; if pesticides were being sold without the |
| 7 | days and days. Or we can inspect like a little storefront, | 7 | labeling, they would be misbranding; if they were |
| 8 | a QT Gas Station, for instance, if they have pesticides on | 8 | repackaging pesticides, that would be a problem. And often, |
| 9 | the shelf, we can look to see if they are in compliance with | 9 | this part is filled out. We receive tips and complaints |
| 10 | FIFRA. | 10 | from the public, and sometimes they will allege that they're |
| 11 | JUDGE WRIGHT: Okay. And having pesticides on a | 11 | dumping pesticides or they're burning pesticides, and we |
| 12 | shelf is an indication in a storefront, is an indication | 12 | fill that out having no knowledge whether there is that |
| 13 | of them being available for sale to the public? | 13 | violation, but that is what we will be looking for. In |
| 14 | THE WITNESS: Yes. | 14 | among other things. |
| 15 | JUDGE WRIGHT: Could it also be an indication of | 15 | So that we fill that part out. Because this is |
| 16 | them being available for pesticide you know, what is the | 16 | a little bit complicated, I went ahead and did that before I |
| 17 | term? The operators that come in that work for Mr. Wilson | 17 | went on site and had that ready. |
| 18 | to pick up and then use in the business? | 18 | JUDGE WRIGHT: Okay. And in this case, the |
| 19 | THE WITNESS: It has been my experience that | 19 | violations suspected were based on what? |
| 20 | pesticides offered for sale on a storefront and available | 20 | THE WITNESS: It wasn't that we inspect |
| 21 | and open to customers are for sale. If it was not for sale, | 21 | inspected expected, excuse me, violations, but we wanted |
| 22 | I would imagine they would be behind the counter or in the | 22 | to ensure compliance with the Stop Sale, Use Removal Order, |
| 23 | back room where people pick up their equipment for the day | 23 | so we would look to see if those things were for sale, if |
| 24 | and that type of thing. | 24 | they're things were improperly packaged, maybe there was |
| 25 | JUDGE WRIGHT: Okay. What information did you | 25 | another pour-up station, that type of thing, so since those |
| | | | |
| | | | |
| | Page 94 | | Page 96 |
| 1 | - | 1 | - |
| 1 | receive or did you receive any information about the | 1 | are potential violations that we would say is a For-Cause |
| 2 | receive or did you receive any information about the Overland location that suggested it was a place where | 2 | are potential violations that we would say is a For-Cause Inspection, we wrote those down. |
| 2 3 | receive or did you receive any information about the Overland location that suggested it was a place where pesticides and rodenticides were being offered for sale to | 2 3 | are potential violations that we would say is a For-Cause Inspection, we wrote those down. Again, whenever we do an inspection, if somebody |
| 2 3 4 | receive or did you receive any information about the Overland location that suggested it was a place where pesticides and rodenticides were being offered for sale to the general public? | 2 3 4 | are potential violations that we would say is a For-Cause Inspection, we wrote those down. Again, whenever we do an inspection, if somebody from the public has made a tip and complaint, or if another |
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| Wils | son's Pest Control | | February 25, 2025 |
|--|---|--|---|
| | Page 97 | | Page 99 |
| 1 | JUDGE WRIGHT: Okay. | 1 | moment? |
| 2 | THE WITNESS: We I have we retained both | 2 | THE WITNESS: Okay. |
| 3 | both of these. | 3 | (Pause.) |
| 4 | JUDGE WRIGHT: When do you typically sign off on | 4 | THE WITNESS: May I answer that question now that |
| 5 | it at the bottom here on this form? It says your name and | 5 | I've recalled? |
| 6 | then "Signature of Inspector," and then has the "Date" and | 6 | JUDGE WRIGHT: Which question was that? |
| 7 | "Time." | 7 | THE WITNESS: The PCO. |
| 8 | THE WITNESS: At the beginning of the inspection | 8 | JUDGE WRIGHT: Oh, sure. Please. |
| 9 | when we receive consent to do the inspection. | 9 | THE WITNESS: Pesticide Control Operator. That |
| 10 | JUDGE WRIGHT: Okay. | 10 | was what it is. |
| 11 | THE WITNESS: First thing. | 11 | JUDGE WRIGHT: Okay. I have no further questions |
| 12 | JUDGE WRIGHT: Do you know if you provided one of | 12 | for you. |
| 13 | these notices to Mr. Wilson upon its inspection of the other | 13 | Do the parties have any questions based upon the |
| 14 | facility? | 14 | questions I asked? |
| 15 | THE WITNESS: Yes. We did. | 15 | MS. KACSUR: No, Your Honor. JUDGE WRIGHT: Okay. |
| 16 17 | JUDGE WRIGHT: Okay. Was do you know if that was included in your Inspection Report? | 16 17 | MR. RAYMOND: Just a couple of them. |
| 18 | THE WITNESS: It would have been an attachment to | 18 | RECROSS-EXAMINATION |
| 19 | the Inspection Report. | 19 | BY MR. RAYMOND: |
| 20 | JUDGE WRIGHT: Okay. I want to go to CX-2. | 20 | Q. Ms. Bednar, I think you said that Exhibit $CX-29$, |
| 21 | THE WITNESS: Okay. | 21 | which is a Notice of Inspection, was not provided to |
| 22 | JUDGE WRIGHT: Pages 30 to 35. If you look at | 22 | Wilson's Pest Control. That was the one from July 2023, I |
| 23 | these, are these the place packs or throw packs? | 23 | believe. Just wanted to make sure I was clear on that. |
| 24 | THE WITNESS: Yes. These are the Final ones. | 24 | A. A copy was not provided. It was not accepted. We |
| 25 | JUDGE WRIGHT: Okay. Can you explain why they're | 25 | would |
| | | | |
| | | | |
| | Page 98 | | Page 100 |
| 1 | not properly labeled, referring to Page 33 and 34 | 1 | Q. All right. |
| 1 2 | not properly labeled, referring to Page 33 and 34 specifically? | 1 2 | Q. All right.A provide it after everyone signed it. |
| 2 3 | not properly labeled, referring to Page 33 and 34 specifically? THE WITNESS: So this would which specifically? | 2 3 | Q. All right.A provide it after everyone signed it.Q. And I think for this inspection in June, in your |
| 2 3 4 | not properly labeled, referring to Page 33 and 34 specifically? THE WITNESS: So this would which specifically? JUDGE WRIGHT: I believe Page 33 and 34 are the | 2 3 4 | Q. All right.A provide it after everyone signed it.Q. And I think for this inspection in June, in your exhibits, a Notice of Inspection was provided and that was |
| 2 3 | not properly labeled, referring to Page 33 and 34 specifically? THE WITNESS: So this would which specifically? JUDGE WRIGHT: I believe Page 33 and 34 are the front and back of the same place pack. | 2 3 4 5 | Q. All right. A provide it after everyone signed it. Q. And I think for this inspection in June, in your exhibits, a Notice of Inspection was provided and that was in advance of the inspection; is that correct? Or was it at |
| 2 3 4 5 6 | not properly labeled, referring to Page 33 and 34 specifically? THE WITNESS: So this would which specifically? JUDGE WRIGHT: I believe Page 33 and 34 are the front and back of the same place pack. THE WITNESS: This would be considered an | 2 3 4 5 6 | Q. All right.A provide it after everyone signed it.Q. And I think for this inspection in June, in your exhibits, a Notice of Inspection was provided and that was in advance of the inspection; is that correct? Or was it at the time of the inspection? |
| 2 3 4 5 6 7 | not properly labeled, referring to Page 33 and 34 specifically? THE WITNESS: So this would which specifically? JUDGE WRIGHT: I believe Page 33 and 34 are the front and back of the same place pack. THE WITNESS: This would be considered an Abbreviated Label, and it would not have everything that is | 2 3 4 5 6 7 | Q. All right. A provide it after everyone signed it. Q. And I think for this inspection in June, in your exhibits, a Notice of Inspection was provided and that was in advance of the inspection; is that correct? Or was it at the time of the inspection? A. The Notice of Inspection would have been at the |
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| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 101 | | Page 103 |
| 1 | Q. Was the either inspection for cause? | 1 | JUDGE WRIGHT: Okay, we're on the record. |
| 2 | A. Both inspections were for cause. | 2 | Okay, it is 12:53 and the Respondent's counsel is |
| 3 | Q. All right. | 3 | not present. Oh, here he comes. Are we ready to proceed? |
| 4 | MR. RAYMOND: That's all. Thank you. | 4 | MR. RAYMOND: Yes, Your Honor. |
| 5 | JUDGE WRIGHT: That's all? | 5 | JUDGE WRIGHT: Okay. Agency, if you can call your |
| 6 | THE WITNESS: Thanks. | 6 | next witness that would be great. |
| 7 | JUDGE WRIGHT: I have a couple more questions. | 7 | MR. HILBERT: The EPA calls Kash Kruep to the |
| 8 | THE WITNESS: Um-hmm. | 8 | stand. |
| 9 | JUDGE WRIGHT: The <u>CX-29</u> , the Notice of | 9 | JUDGE WRIGHT: You can remain standing and raise |
| 10 | Inspection, who refused to accept that? | 10 | your right hand. |
| 11 | THE WITNESS: It was offered to both the person | 11 | (Whereupon, |
| 12 | who was behind the counter; the lady that was behind the | 12 | KASH KRUEP, |
| 13 | counter, and to Mr. Wilson, and they were not going to | 13 | was called as a witness and, after having been duly sworn, |
| 14 | consent to the inspection without the presence of their | 14 | was examined and testified as follows:) |
| 15 | attorney. | 15 | JUDGE WRIGHT: All right. |
| 16 | JUDGE WRIGHT: Understood. I have no further | 16 | DIRECT EXAMINATION |
| 17 | questions. And you may step down. Thank you. | 17 | BY MR. HILBERT: |
| 18 | THE WITNESS: Thank you. | 18 | Q. Would you please state your name? |
| 19 | (Witness excused.) | 19 | A. Kash Kruep. |
| 20 | JUDGE WRIGHT: It is now 5 after Noon, and I | 20 | Q. And would you spell that for us? |
| 21 | understand the Agency has another witness; is that correct? | 21 | A. It's K-A-S-H. Last name is K-R-U-E-P. |
| 22 | MS. KACSUR: Yes, Your Honor. We have one more | 22 | Q. And where did you go to college? |
| 23 | witness. | 23 | A. University of Central Missouri. |
| 24 | JUDGE WRIGHT: Okay. How long do you think that's | 24 | Q. And what degree did you get? |
| 25 | going to take? | 25 | A. I have a Bachelor's in Biology, Conservation |
| | | | |
| | Page 102 | | Page 104 |
| | Page 102 | _ | Page 104 |
| 1 | MS. KACSUR: I would estimate an hour to an hour | 1 | Enforcement. |
| 2 | MS. KACSUR: I would estimate an hour to an hour and a half. | 2 | Enforcement. Q. And who is your current employer? |
| 2 3 | MS. KACSUR: I would estimate an hour to an hour and a half. JUDGE WRIGHT: hour to hour and a half, okay. So | 2 3 | Enforcement.Q. And who is your current employer?A. The EPA. |
| 2 3 4 | MS. KACSUR: I would estimate an hour to an hour and a half. JUDGE WRIGHT: hour to hour and a half, okay. So why don't we take lunch; take a break for lunch. And I | 2 3 4 | Enforcement.Q. And who is your current employer?A. The EPA.Q. And what is your position with the EPA? |
| 2 3 | MS. KACSUR: I would estimate an hour to an hour and a half. JUDGE WRIGHT: hour to hour and a half, okay. So why don't we take lunch; take a break for lunch. And I understand that there is a cafeteria in the building, and we | 2 3 4 5 | Enforcement.Q. And who is your current employer?A. The EPA.Q. And what is your position with the EPA?A. I am a FIFRA inspector/enforcement officer. |
| 2 3 4 5 6 | MS. KACSUR: I would estimate an hour to an hour and a half. JUDGE WRIGHT: hour to hour and a half, okay. So why don't we take lunch; take a break for lunch. And I understand that there is a cafeteria in the building, and we can come back at 12:50. Okay, off the record. | 2 3 4 5 6 | Enforcement.Q. And who is your current employer?A. The EPA.Q. And what is your position with the EPA?A. I am a FIFRA inspector/enforcement officer.Q. And how long have you been with the EPA? |
| 2 3 4 5 6 7 | MS. KACSUR: I would estimate an hour to an hour and a half. JUDGE WRIGHT: hour to hour and a half, okay. So why don't we take lunch; take a break for lunch. And I understand that there is a cafeteria in the building, and we | 2 3 4 5 6 7 | Enforcement.Q. And who is your current employer?A. The EPA.Q. And what is your position with the EPA?A. I am a FIFRA inspector/enforcement officer.Q. And how long have you been with the EPA?A. For one year. |
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| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 105 | | Page 107 |
| 1 | between your time at MDA and EPA? | 1 | A. Only one, according to the Missouri Department of |
| 2 | A. Over 20 or over 2,200. | 2 | Agriculture. |
| 3 | Q. And what does that entail when you do a pesticide | 3 | Q. And how do you know this? |
| 4 | inspection for the MDA? | 4 | A. Because there's this website which we utilized as |
| 5 | A. MDA, we if we would go in to a business, and | 5 | an inspector there called MOPlants. It's public access, |
| 6 | we would check their applicator licenses and make sure that | 6 | anybody can get on to it. But it shows that there's only |
| 7 | they were all up-to-date, and they were following the state | 7 | one licensed applicator at Wilson's Pest Control. That's |
| 8 | regulations of record-keeping, as well as having the proper | 8 | Mr. Wilson. |
| 9 | licenses for the type of business they were doing. We would | 9 | Q. And are you required to register your applicators |
| 10 | also look at the if they were a pesticide marketplace, we | 10 | with the state of Missouri? |
| 11 | would look at the products they had for sale on their | 11 | A. Yes. Yeah. So if you're going to perform any |
| 12 | shelves. | 12 | service pesticide service, making any applications, you |
| 13 | Q. Now, what are your primary responsibilities with | 13 | must be a certified licensed applicator. And if you have |
| 14 | EPA? | 14 | anybody working underneath you, the those people have to |
| 15 | A. So for EPA, as I mentioned, I'm a FIFRA inspector, | 15 | be pesticide technician licenses. |
| 16 | credentialed inspector, and a enforcement officer. So as | 16 | Q. And how frequently is this website updated? |
| 17 | the inspector, I'll go out and conduct inspections. And | 17 | A. Very regularly. The ladies in the office who |
| 18 | then as the enforcement officer, I'll get cases assigned to | 18 | update that website, soon as the information is sent to |
| 19 | me and review those. | 19 | them, I mean a couple days. |
| 20 | Q. And how do you become a FIFRA credentialed | 20 | Q. Okay. You mentioned the FIFRA ERP. I would like |
| 21 | inspector? | 21 | to do a broad overview of the ERP before we get into our |
| 22 | A. Lots of online training, and then also in-field | 22 | specific penalty here and how the EPA arrives at a number. |
| 23 | training with another credentialed inspector following, and | 23 | Would you please turn to $CX-20$ and let me know |
| 24 | then also leading inspections under their guidance. | 24 | when you're there. |
| 25 | Q. Okay. You said you would review cases. Would you | 25 | A. I am there. |
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| | | | |
| | Page 106 | | Page 108 |
| 1 | Page 106 please describe that process? | 1 | Page 108 Q. Do you recognize this document? |
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| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 109 | | Page 111 |
| 1 | Q. And what does the "FTTS" code mean? | 1 | A. So, and I yeah. So, the I mean "higher," as |
| 2 | A. So, the FTTS Code relates to the Statutory | 2 | in a lower number. So, like, a 1, again, is the most severe |
| 3 | Violation. It's just, like a an abbreviated code. | 3 | and 4 being the least severe in this case. And yeah. |
| 4 | Q. And what does the "Violation Level" mean? | 4 | Q. Yeah. How does the EPA assess the "Gravity" of a |
| 5 | A. So that's the assigned Violation Level of 1 | 5 | violation? |
| 6 | through 3 or I'm sorry, 1 through 4. And the greater the | 6 | A. The gravity again comes from the Statutory Factors |
| 7 | violation is, the lower the number. So a 1 would consist of | 7 | in the ERP. |
| 8 | like a more serious violation than a 4. | 8 | Q. Um-hmm. Would you please turn to $CX-20$, Page 34? |
| 9 | Q. Okay. Now, what is the next part of the penalty | 。 9 | A. I am there. |
| | policy? Or excuse me, the penalty. | 9 10 | Q. What are the Gravity factors that the EPA looks at |
| 10 | A. Yeah. That would be "Appendix C - Table 2," the | 11 | as a whole? |
| 11 12 | "Size of Business Category." | 12 | A. We look at the, like, "Toxicity" of the pesticide, |
| 13 | Q. And why does the EPA evaluate this? | 13 | "Human Harm," "Environmental Harm," "Compliance History," |
| 14 | A. It's, again, based off the statutory factors. | 14 | and "Culpability." |
| | Q. And how is the "Violator Category" determined? | 15 | Q. Now, how does the EPA assess the "Pesticide's |
| 15 16 | A. So 14(a)(1) category would be any sort of | 16 | Toxicity"? |
| | registrant or commercial applicator, and then $14(a)(2)$ would | | - |
| 17 | be a private business | 17 18 | A. So, again, coming from the ERP on Appendix B here, every pesticide is assigned a signal word, so that's where |
| 18 19 | Q. And | 18 19 | we get this from. So, "1" being "Toxicity - |
| 20 | A or private applicator, sorry. | 20 | Category III or IV, signal word 'Caution' or pesticide |
| 21 | Q. Sorry, no, please continue. | 20 | unregistered and ingredients lower or minimum risk |
| 22 | A. No. Private applicator would be somebody who | 22 | category." |
| 23 | would be making their own applications on their own property | 23 | Number 2, "Toxicity - Category II, signal word |
| 24 | would be a $14(a)(2)$. | 24 | 'Warning' or pesticide's unregistered and unknown, but not |
| 25 | Q. Okay. And how is the Size of Business Category | 25 | expected to meet Category I toxicity criteria." |
| | | | enpetted to meet category r tomory entertai |
| | | | |
| | Page 110 | | Page 112 |
| | Page 110 | | Page 112 |
| 1 | determined? | 1 | And then 3 being, "Category I pesticides, signal |
| 2 | determined? A. So when we generate the information for the Size | 2 | And then 3 being, "Category I pesticides, signal word 'Danger,' restricted use pesticides, pesticides with |
| 2 3 | determined? A. So when we generate the information for the Size of Business Category, there's a OneStop report that is | 2 3 | And then 3 being, "Category I pesticides, signal word 'Danger,' restricted use pesticides, pesticides with flammable or explosive characteristics or pesticides that |
| 2 3 4 | determined? A. So when we generate the information for the Size of Business Category, there's a OneStop report that is generated. We request that to be generated by someone in- | 2 3 4 | And then 3 being, "Category I pesticides, signal word 'Danger,' restricted use pesticides, pesticides with flammable or explosive characteristics or pesticides that are associated with chronic health effects or pesticide is |
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| Wils | son's Pest Control | | February 25, 2025 |
|---|--|--|--|
| | Page 113 | | Page 115 |
| 1 | "Environmental Harm"? | 1 | A. So the Percentage Adjustment is that value that of |
| 2 | A. In the same way, from the same chart. I'll read | 2 | the adjustment, so the percentage. So, if it's we'll use |
| 3 | from it again. "Negligible harm to the environment | 3 | "8" as an example, an "8" is a 10 percent reduction, which |
| 4 | anticipated" is a "0." "1" is "Minor potential or actual | 4 | then reflects also the dollar adjustment from the Base |
| | harm to the environment." "3" being "Unknown or potential | 5 | - |
| 5 | serious or widespread harm to the environmental health." | | Penalty. Q. And just to clarify, and what ultimate amount of |
| 6 | - | 6 | |
| 7 | And "5" being "Actual serious or widespread harm to the | 7 | money is being subtracted from what? |
| 8 | environment (e.g. crops, water, livestock, wildlife, | 8 | A. The Base. So can you repeat that, sorry. |
| 9 | wilderness, or other sensitive natural areas)." | 9 | Q. When we modify the Penalty, what is being |
| 10 | Q. And what does the EPA take into account when | 10 | modified? |
| 11 | determining a Respondent's "Compliance History"? | 11 | A. When the Penalty is being modified, it's the |
| 12 | A. So compliance history is factored from the | 12 | Base Penalty is. |
| 13 | previous five years of formal enforcement actions. We can | 13 | Q. Now, what is the next part of the Penalty process? |
| 14 | also factor in any state actions that might be involved. | 14 | A. The next part is the Final Penalty. |
| 15 | Q. And what do you mean when you say, "formal | 15 | Q. And how is that calculated? |
| 16 | enforcement action"? | 16 | A. So if you have multiple counts per page, or per |
| 17 | A. So it would be something like a Warning Letter or | 17 | document, you'll take the Base Penalty multiplied by the |
| 18 | a Civil Penalty. | 18 | number of counts, and then that will give you the total. |
| 19 | Q. And what does the EPA take into account when | 19 | And then we have an Inflation Multiplier, which is 1.42324; |
| 20 | determining a Respondent's "Culpability"? | 20 | that gets added on that to adjust for inflation. And then |
| 21 | A. Culpability, essentially, is the knowingness or | 21 | that will give you your final base or Final Penalty for |
| 22 | the willingness of the violation. So if somebody is more | 22 | the counts. |
| 23 | experienced in it, in say FIFRA or pesticides, their | 23 | Q. And how is the Inflation Multiplier determined? |
| 24 | culpability would go up because of their experience. Q. And how long has Wilson's Pest Control been a | 24 | A. It is from issued via the Federal Register. |
| | U. And now long has wilson's Pest Control been a | 25 | Q. So now moving on to the specifics of the penalty |
| 25 | | | |
| 25 | | | |
| 25 | Page 114 | | Page 116 |
| 25 | Page 114 registered pesticide establishment? | 1 | Page 116 we have here today, what pesticides are represented in |
| | Page 114 registered pesticide establishment? A. Since 1995. | 1 2 | Page 116 we have here today, what pesticides are represented in Counts 1 through 4? |
| 1 | Page 114 registered pesticide establishment? A. Since 1995. Q. Now, how are all these values added together? | | Page 116 we have here today, what pesticides are represented in Counts 1 through 4? Q. So Count 1 would be the green Contrac block, |
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| Wils | son's Pest Control | | February 25, 2025 |
|--|---|--|--|
| | Page 117 | | Page 119 |
| 1 | A. Yes. Violator Category is 14(a)(1), which means | 1 | necessary information to relate that to their healthcare |
| 2 | the business is a commercial applicator, wholesaler, dealer, | 2 | provider, emergency room, or whoever. And then, you know, |
| 3 | retailer. | 3 | the the label specifically says that Vitamin K is a |
| 4 | Q. And what was the size of Violator Category | 4 | treatment for this. And so that could be valued time wasted |
| 5 | assessed as? | 5 | not knowing exactly what was ingested. |
| 6 | A. So again, from that OneStop Report that was | 6 | Q. And what was the Environmental Harm assessed for |
| 7 | generated in this case, total sales were under \$1 million, | 7 | Counts 1 through 4? |
| 8 | so it would be a Category III. | 8 | A. Also a 3. |
| 9 | Q. Now, does Blocks 4 and 5 change here across the | 9 | Q. And why was that? |
| 10 | all the penalties assessed in this case? | 10 | A. For the same sort of reason, plastic bags with no |
| 11 | A. They do not. | 11 | labeling, this product, you know, as we have talked about |
| 12 | Q. And why do they not change? | 12 | before, ingested by an animal, and then that animal is eaten |
| 13 | A. Because they're all the same across the board for | 13 | by another one can be passed along, and as well, it's has |
| 14 | the same business. | 14 | the same effects on animals as it would on a person. |
| 15 | Q. Now, what was the Base Penalty determined to be | 15 | Q. And what value was assessed for the Compliance |
| 16 | for Counts 1 through 4? | 16 | History for Counts 1 through 4? |
| 17 | A. \$7,150. | 17 | A. It would be a 0. |
| 18 | Q. And how is that determined? | 18 | Q. And why? |
| 19 | A. Based on the chart in the ERP, a Level or | 19 | A. Because there was no formal actions with Wilson's |
| 20 | Category III business and a Level 1 violation. That's the | 20 | Pest Control in the last 5 years. |
| 21 | Base Penalty. | 21 | Q. And what was the Culpability assessed as? |
| 22 | Q. Now, what was the Pesticide Toxicity determined to | 22 | A. As a 2. |
| 23 | be for Counts 1 through 4? | 23 | Q. And why was a 2 chosen? |
| 24 | A. A 1. | 24 | A. With Mr. Wilson's, you know, 30-plus years of |
| 25 | Q. And why was that value assessed? | 25 | experience starting in 1995, I felt that there was some |
| | | | |
| | | | |
| | Page 118 | | Page 120 |
| 1 | | 1 | - |
| 1 | A. Based on the labels of the products, they had the | 1 | knowingness that should have been present. And that comes |
| 2 | A. Based on the labels of the products, they had the signal word "Caution" | 2 | knowingness that should have been present. And that comes from the ERP, as well, that Level 2. |
| 2 3 | A. Based on the labels of the products, they had the signal word "Caution"Q. And why were the blocks given the signal word | 2 3 | knowingness that should have been present. And that comes from the ERP, as well, that Level 2.Q. Let's turn back to <u>CX-20</u>, Page 34. Can you read |
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| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 121 | | Page 123 |
| 1 | Q. Did that impact the Base Penalty at all? | 1 | Counts 1 through 4? |
| 2 | A. It did not. Anything from a 9 to 11 is a 0 | 2 | A. That's correct. |
| 3 | percent adjustment. | 3 | Q. And what was the Human Harm determined to be for |
| 4 | Q. And what was the Final Penalty for Counts 1 | 4 | Counts 5 through 7? |
| 5 | through 4? | 5 | A. We assessed it at a Level 1. |
| 6 | A. Final Penalty, you take the Base Penalty of \$7,150 | 6 | Q. And why is that? |
| 7 | and you'll multiply that times the four counts to get | 7 | A. So these products, they did have they were in |
| 8 | \$28,600. And then we'll multiply that times the inflation | 8 | the same zip-top bags, but they did have some minor |
| 9 | factor to get a total of 40,705. | 9 | Abbreviated Labeling on there, not the full labeling. And |
| 10 | Q. And when you say, "by the four counts," what are | 10 | then they did have the additional exterior packaging. These |
| 11 | the four Counts? | 11 | products still have the same types of active ingredients |
| 12 | A. The four rodenticide blocks; the blue the sale | 12 | that cause the, you know, anticoagulation, additional |
| 13 | of an unregistered pesticide for the four blue Contrac | 13 | bleeding, but they were in a slightly more secured package. |
| 14 | rodenticide block, the red Final rodenticide block, the blue | 14 | Q. And what do the products in Counts 5 through 7, |
| 15 | Talon G rodenticide block, and the Maki Mini rodenticide | 15 | when they arrive at a place like Wilson's Pest Control, what |
| 16 | block. | 16 | packaging are they in? |
| 17 | Q. Now, can you please turn to <u>CX-21</u> B, which is Page | 17 | A. Typically, what I've seen is that packages like |
| 18 | 3 of <u>CX-21</u> ? Let me know when you're there. | 18 | this will be in a 5-gallon bucket. It'll be opaque, so you |
| 19 | A. I'm there. | 19 | can't really see what's in it directly. And you'll be able |
| 20 | Q. Are you familiar with <u>CX-21</u> B? | 20 | to open a solid snap-lock type lid. |
| 21 | A. I am. | 21 | Q. And what was the Environmental Harm assessed for |
| 22 | Q. And how is that? | 22 | Counts 5 through 7? |
| 23 | A. This is the FIFRA Civil Penalty Calculation | 23 | A. Also a 1. |
| 24 | Worksheet for Counts 5 through 7. | 24 | Q. And why is that? |
| 25 | Q. And how do you know that? | 25 | Q. Same reason as before. They had the additional |
| | | | |
| | B (00 | | B 101 |
| | Page 122 | | Page 124 |
| 1 | Page 122 A. This is the document that we prepared. It says | 1 | Page 124 packaging for the outside of the pellets and the additional |
| 1 2 | | 1 2 | - |
| | A. This is the document that we prepared. It says | | packaging for the outside of the pellets and the additional labeling. But they still have the same, again, effect if it were to be opened and eaten by non-target species, get into |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | A. This is the document that we prepared. It says "Counts 5 through 7" right there. Q. And what pesticides encompass Counts 5 through 7? A. Yes. So Count 5 would be the Contrac throw pack, and then Count 6 would be the Final throw pack, and then Count 7 would be the Talon G throw pack rodenticides. Q. And why were these pesticides grouped together for the purposes of assessing a penalty? A. Because they are all they were all repackaged in the same way, and they are all the same type of product. Q. And what is the FTTS Code for Counts 5 through 7? A. It is also 1AA. Q. And what is the corresponding Violation Level? A. Would be 1. Q. And what is the subsequent Base Penalty for Counts 5 through 7? A. 7,150. Q. And is that determined in the same way, using the same chart, in Counts as it was in Counts 1 through 4? A. Yes. Q. Now, how was the Pesticide Toxicity determined for | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | packaging for the outside of the pellets and the additional labeling. But they still have the same, again, effect if it were to be opened and eaten by non-target species, get into the water or something like that, have the same effect. Q. And has the Compliance History amount changed from Counts 1 through 4? A. It is not. Q. And why not? A. Because it's the same; no violations in the last five years. Q. And has the Culpability amount changed from Counts 1 through 4? A. No. It is assessed the same for all violations. Q. And what was the Total Value for all the Appendix B factors in Counts 5 through 7? A. A 5. Q. And did that impact the Base Penalty at all? A. It did. Q. And how did it impact the Base Penalty? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | A. This is the document that we prepared. It says "Counts 5 through 7" right there. Q. And what pesticides encompass Counts 5 through 7? A. Yes. So Count 5 would be the Contrac throw pack, and then Count 6 would be the Final throw pack, and then Count 7 would be the Talon G throw pack rodenticides. Q. And why were these pesticides grouped together for the purposes of assessing a penalty? A. Because they are all they were all repackaged in the same way, and they are all the same type of product. Q. And what is the FTTS Code for Counts 5 through 7? A. It is also 1AA. Q. And what is the corresponding Violation Level? A. Would be 1. Q. And what is the subsequent Base Penalty for Counts 5 through 7? A. 7,150. Q. And is that determined in the same way, using the same chart, in Counts as it was in Counts 1 through 4? A. Yes. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | packaging for the outside of the pellets and the additional labeling. But they still have the same, again, effect if it were to be opened and eaten by non-target species, get into the water or something like that, have the same effect. Q. And has the Compliance History amount changed from Counts 1 through 4? A. It is not. Q. And why not? A. Because it's the same; no violations in the last five years. Q. And has the Culpability amount changed from Counts 1 through 4? A. No. It is assessed the same for all violations. Q. And what was the Total Value for all the Appendix B factors in Counts 5 through 7? A. A 5. Q. And did that impact the Base Penalty at all? A. It did. Q. And how did it impact the Base Penalty? A. The Base Penalty created a 40 percent reduction or reduction of \$2,860 from the Base Penalty of \$7,150. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A. This is the document that we prepared. It says "Counts 5 through 7" right there. Q. And what pesticides encompass Counts 5 through 7? A. Yes. So Count 5 would be the Contrac throw pack, and then Count 6 would be the Final throw pack, and then Count 7 would be the Talon G throw pack rodenticides. Q. And why were these pesticides grouped together for the purposes of assessing a penalty? A. Because they are all they were all repackaged in the same way, and they are all the same type of product. Q. And what is the FTTS Code for Counts 5 through 7? A. It is also 1AA. Q. And what is the corresponding Violation Level? A. Would be 1. Q. And what is the subsequent Base Penalty for Counts 5 through 7? A. 7,150. Q. And is that determined in the same way, using the same chart, in Counts as it was in Counts 1 through 4? A. Yes. Q. Now, how was the Pesticide Toxicity determined for Counts 5 through 7? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | packaging for the outside of the pellets and the additional labeling. But they still have the same, again, effect if it were to be opened and eaten by non-target species, get into the water or something like that, have the same effect. Q. And has the Compliance History amount changed from Counts 1 through 4? A. It is not. Q. And why not? A. Because it's the same; no violations in the last five years. Q. And has the Culpability amount changed from Counts 1 through 4? A. No. It is assessed the same for all violations. Q. And what was the Total Value for all the Appendix B factors in Counts 5 through 7? A. A 5. Q. And did that impact the Base Penalty at all? A. It did. Q. And how did it impact the Base Penalty? A. The Base Penalty created a 40 percent reduction or reduction of \$2,860 from the Base Penalty of \$7,150. Q. And is that for each count? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | A. This is the document that we prepared. It says "Counts 5 through 7" right there. Q. And what pesticides encompass Counts 5 through 7? A. Yes. So Count 5 would be the Contrac throw pack, and then Count 6 would be the Final throw pack, and then Count 7 would be the Talon G throw pack rodenticides. Q. And why were these pesticides grouped together for the purposes of assessing a penalty? A. Because they are all they were all repackaged in the same way, and they are all the same type of product. Q. And what is the FTTS Code for Counts 5 through 7? A. It is also 1AA. Q. And what is the corresponding Violation Level? A. Would be 1. Q. And what is the subsequent Base Penalty for Counts 5 through 7? A. 7,150. Q. And is that determined in the same way, using the same chart, in Counts as it was in Counts 1 through 4? A. Yes. Q. Now, how was the Pesticide Toxicity determined for Counts 5 through 7? A. So, once again, we looked at the throw pack | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | packaging for the outside of the pellets and the additional labeling. But they still have the same, again, effect if it were to be opened and eaten by non-target species, get into the water or something like that, have the same effect. Q. And has the Compliance History amount changed from Counts 1 through 4? A. It is not. Q. And why not? A. Because it's the same; no violations in the last five years. Q. And has the Culpability amount changed from Counts 1 through 4? A. No. It is assessed the same for all violations. Q. And what was the Total Value for all the Appendix B factors in Counts 5 through 7? A. A 5. Q. And did that impact the Base Penalty at all? A. It did. Q. And how did it impact the Base Penalty? A. The Base Penalty created a 40 percent reduction or reduction of \$2,860 from the Base Penalty of \$7,150. Q. And is that for each count? A. Yes. |

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|--|---|--|--|--|--|--|
| | Page 125 | | Page 127 | | | |
| 1 | A. So the new adjusted Base Penalty was \$4,290 after | 1 | the purposes of assessing a penalty? | | | |
| 2 | the reductions. And then we multiply that times the three | 2 | A. So they were all liquid insecticides, and they | | | |
| 3 | counts to get \$12,870. And then we multiply that by the | 3 | were all repackaged in the same manner into the plastic | | | |
| 4 | 1.42324 Inflation Multiplier to get a total of \$18,317. | 4 | jugs. | | | |
| 5 | Q. Now, would you please turn to $\underline{CX-21}$ C, which is | 5 | Q. And what is the FTTS Code for Counts 8 through 10? | | | |
| 6 | Page 5. And let me know when you're there. | 6 | A. 1AA. | | | |
| 7 | A. I am there. | 7 | Q. And what is the Violation Level for Counts 8 | | | |
| 8 | Q. Are you familiar with <u>CX-21</u> C? | 8 | through 10? | | | |
| 9 | A. Yes. It is the FIFRA Civil Penalty Calculation | 9 | A. Violation Level 1. | | | |
| 10 | Worksheet for Counts 8 through 10. | 10 | Q. And what is the Base Penalty for Counts 8 through | | | |
| 11 | Q. And what pesticides are represented in Counts 8 | 11 | 10? | | | |
| 12 | through 10? | 12 | A. \$7,150. | | | |
| 13 | A. For count 8, it is the professional insect growth | 13 | Q. What was the Pesticide Toxicity determined to be | | | |
| 14 | regulator; Count 9 is the pest control concentrate; and then | 14 | for Counts 8 through 10? | | | |
| 15 | Count 10 is the Wilson's Termite and Ant Control. | 15 | A. It was a 1. | | | |
| 16 | Q. At this time I'll have you turn to CX-7, please, | 16 | Q. And how was this determined? | | | |
| 17 | and let me know when you're there. Page 3 of CX-7. | 17 | A. Based off of the Master Labels from the related | | | |
| 18 | A. All right, I'm there. | 18 | products; they all had the signal word "Caution." | | | |
| 19 | Q. And what is Page 3 of CX-7? | 19 | Q. And what was the Human Harm determined to be for | | | |
| 20 | A. This is the Master Label for $N + P$ Regulator, | 20 | Counts 8 through 10? | | | |
| 21 | which is also known as Tekko Pro. | 21 | A. So, it was also a 1. | | | |
| 22 | Q. And what product does this Master Label relate to | 22 | Q. And why is that? | | | |
| 23 | in our case today? | 23 | A. Because while these products, insecticides, again | | | |
| 24 | A. It would be the insect growth regulator. | 24 | they're meant to kill something, a couple of these, in | | | |
| 25 | Q. Thank you. And would you please turn to CX-8, | 25 | particular, are neurotoxins; they affect your your eyes, | | | |
| | | | | | | |
| | Page 126 | | Page 128 | | | |
| | Page 126 | | Page 128 | | | |
| 1 | Page 3? | 1 | nerves if it were to get in there, but the packaging on them | | | |
| 2 | Page 3? A. I'm there. | 2 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the | | | |
| 2 3 | Page 3?A. I'm there.Q. And what is this? What is CX-8, Page 3? | 2 3 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. | | | |
| 2 3 4 | Page 3?A. I'm there.Q. And what is this? What is CX-8, Page 3?A. It is the Tengard HG Termiticide/Insecticide | 2 3 4 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to | | | |
| 2 3 4 5 | Page 3?A. I'm there.Q. And what is this? What is CX-8, Page 3?A. It is the Tengard HG Termiticide/InsecticideMaster Label. | 2 3 4 5 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? | | | |
| 2 3 4 5 6 | Page 3?A. I'm there.Q. And what is this? What is CX-8, Page 3?A. It is the Tengard HG Termiticide/InsecticideMaster Label.Q. And what product does that relate to in our case | 2 3 4 5 6 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. | | | |
| 2 3 4 5 6 7 | Page 3?A. I'm there.Q. And what is this? What is CX-8, Page 3?A. It is the Tengard HG Termiticide/InsecticideMaster Label.Q. And what product does that relate to in our case today? | 2 3 4 5 6 7 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves.Q. And what was the Environmental Harm determined to be for Counts 8 through 10?A. Also a 1.Q. And why is that? | | | |
| 2 3 4 5 6 7 8 | Page 3?A. I'm there.Q. And what is this? What is CX-8, Page 3?A. It is the Tengard HG Termiticide/InsecticideMaster Label.Q. And what product does that relate to in our case | 2 3 4 5 6 7 8 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves.Q. And what was the Environmental Harm determined to be for Counts 8 through 10?A. Also a 1.Q. And why is that?A. And for the same reasons of Human Harm; product | | | |
| 2 3 4 5 6 7 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. | 2 3 4 5 6 7 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and | | | |
| 2 3 4 5 6 7 8 9 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the | 2 3 4 5 6 7 8 9 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. | | | |
| 2 3 4 5 6 7 8 9 10 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. | 2 3 4 5 6 7 8 9 10 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and | | | |
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| 2 3 4 5 6 7 8 9 10 11 12 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the product it relates to in our case today? A. The pest control concentrate. | 2 3 4 5 6 7 8 9 10 11 12 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. Q. And did the Compliance History change from Counts 1 through 4? | | | |
| 2 3 4 5 6 7 8 9 10 11 12 13 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the product it relates to in our case today? A. The pest control concentrate. Q. Now, would you please turn to CX-9, Page 4. And | 2 3 4 5 6 7 8 9 10 11 12 13 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. Q. And did the Compliance History change from Counts 1 through 4? A. It did not. | | | |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the product it relates to in our case today? A. The pest control concentrate. Q. Now, would you please turn to CX-9, Page 4. And what is Page 4 of CX-9? | 2 3 4 5 6 7 8 9 10 11 12 13 14 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. Q. And did the Compliance History change from Counts 1 through 4? A. It did not. Q. And did the Culpability amount change from Counts | | | |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the product it relates to in our case today? A. The pest control concentrate. Q. Now, would you please turn to CX-9, Page 4. And what is Page 4 of CX-9? A. This is the Menace 2.4 percent ME insecticide | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. Q. And did the Compliance History change from Counts 1 through 4? A. It did not. Q. And did the Culpability amount change from Counts 1 through 4? | | | |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the product it relates to in our case today? A. The pest control concentrate. Q. Now, would you please turn to CX-9, Page 4. And what is Page 4 of CX-9? A. This is the Menace 2.4 percent ME insecticide Master Label. Q. Does "Menace" go by any other names? A. Yes. "Monterey" is another name. Monterey Termite and Carpenter Ant Control. Q. And what label does this what product relates to the label in our case today? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. Q. And did the Compliance History change from Counts 1 through 4? A. It did not. Q. And so what was the total value of the Appendix B factors in Counts 8 through 10? A. 5. Q. And did that impact the Base Penalty? A. It did. It had a 40 percent reduction. | | | |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Page 3? A. I'm there. Q. And what is this? What is CX-8, Page 3? A. It is the Tengard HG Termiticide/Insecticide Master Label. Q. And what product does that relate to in our case today? A. It would be the professional pest control concentrate. Q. Can you say that again? What is the name of the product it relates to in our case today? A. The pest control concentrate. Q. Now, would you please turn to CX-9, Page 4. And what is Page 4 of CX-9? A. This is the Menace 2.4 percent ME insecticide Master Label. Q. Does "Menace" go by any other names? A. Yes. "Monterey" is another name. Monterey Termite and Carpenter Ant Control. Q. And what label does this what product relates to the label in our case today? A. It would be Count 10, which is the termite and | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | nerves if it were to get in there, but the packaging on them was more secure and there was minimal, minor labeling on the containers themselves. Q. And what was the Environmental Harm determined to be for Counts 8 through 10? A. Also a 1. Q. And why is that? A. And for the same reasons of Human Harm; product again is a neurotoxin, affects the nerves of animals and wildlife in the same manner it would a person. Q. And did the Compliance History change from Counts 1 through 4? A. It did not. Q. And so what was the total value of the Appendix B factors in Counts 8 through 10? A. 5. Q. And did that impact the Base Penalty? A. It did. It had a 40 percent reduction. Q. And so what was the new number for purposes of | | | |

| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 129 | | Page 131 |
| 1 | Q. And what was the Final Penalty for Counts 8 | 1 | A This is the FIFP A Civil Density Colculation |
| 1 | - | 1 | A. This is the FIFRA Civil Penalty Calculation |
| 2 | through 10? | 2 | Worksheet for Counts 15 through 17. |
| 3 | A. So you take that \$4,290, multiply that times the | 3 | Q. And what pesticides are represented in Counts 15 |
| 4 | three counts to get \$12,870. And you multiply it by the | 4 | through 17? |
| 5 | Inflation Factor of 1.42324 to get \$18,317. | 5 | A. These would be the rodenticide throw packs, the |
| 6 | Q. Now, would you please turn to $\underline{CX-21}$ D, which is | 6 | same as Counts 5 through 7. |
| 7 | Page 7. Are you familiar with <u>CX-21</u> D? | 7 | Q. And what is the FTTS Code for Counts 15 through |
| 8 | A. Yes. | 8 | 17? |
| 9 | Q. And how are you familiar with it? | 9 | A. 1EE. |
| 10 | A. This is the FIFRA Civil Penalty Calculation | 10 | Q. And why is the FTTS Code different in Counts 15 |
| 11 | Worksheet for Counts 11 through 14. | 11 | through 17, as compared to Counts 11 through 14? |
| 12 | Q. And what pesticides are represented by Counts 11 | 12 | A. So because these products did have an Abbreviated |
| 13 | through 14? | 13 | Label in there, we assessed it at a lower severity Violation |
| 14 | A. These are the same rodenticide blocks; Contrac, | 14 | Level. |
| 15 | Final, Talon G, and Maki Mini as Counts 1 through 4. | 15 | Q. And what is that Violation Level? |
| 16 | Q. And what is the FTTS Code for Counts 11 through | 16 | A. Would be 3. |
| 17 | 14? | 17 | Q. And what is the corresponding Base Penalty value |
| 18 | A. 1EF. | 18 | for Counts 15 through 17? |
| 19 | Q. And what is "1EF"? | 19 | A. So based off the Violation Level 3 and the Size of |
| 20 | A. So that is relates to the Statutory Violation | 20 | Business Category, also III, we got a Base Penalty of |
| 21 | 12(a)(1)(E), which is sale of a misbranded pesticide. | 21 | \$2,830. |
| 22 | Q. And what was the corresponding Violation Level for | 22 | Q. And did the Appendix B factors change from Counts |
| 23 | this FTTS Code? | 23 | 15 through 17 from Counts 5 through 7? |
| 24 | A. It is a 1. | 24 | A. They did not. |
| 25 | Q. And what was the Base Penalty for Counts 11 | 25 | Q. And why did they not? |
| | | | |
| | | | |
| | Page 130 | | Page 132 |
| | Page 130 | | Page 132 |
| 1 | through 14? | 1 | A. Because the again, the products are the same as |
| 1 2 | through 14? A. \$7,150. | 1 2 | A. Because the again, the products are the same as the previous counts. |
| | through 14?A. \$7,150.Q. Now, did the Appendix B factors for Counts 11 | | A. Because the again, the products are the same as the previous counts.Q. And were there any changes to the Base Penalty? |
| 2 | through 14?A. \$7,150.Q. Now, did the Appendix B factors for Counts 11through 14 change from Counts 1 through 4? | 2 | A. Because the again, the products are the same as the previous counts.Q. And were there any changes to the Base Penalty?A. There was. There was a 40 percent reduction. |
| 2 3 | through 14?A. \$7,150.Q. Now, did the Appendix B factors for Counts 11 | 2 3 | A. Because the again, the products are the same as the previous counts.Q. And were there any changes to the Base Penalty? |
| 2 3 4 | through 14?A. \$7,150.Q. Now, did the Appendix B factors for Counts 11through 14 change from Counts 1 through 4? | 2 3 4 | A. Because the again, the products are the same as the previous counts.Q. And were there any changes to the Base Penalty?A. There was. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 15 through 17? |
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| 2 3 4 5 6 | through 14?A. \$7,150.Q. Now, did the Appendix B factors for Counts 11through 14 change from Counts 1 through 4?A. They did not.Q. And why did they not? | 2 3 4 5 6 | A. Because the again, the products are the same as the previous counts.Q. And were there any changes to the Base Penalty?A. There was. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 15 through 17? |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to <u>CX-21</u> F? Are you familiar with <u>CX-21</u> F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? A. For 11 through 14, we took the Base Penalty of 7,150, multiplied it times the four counts to get \$28,600, | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to CX-21 F? Are you familiar with CX-21 F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation Worksheet for Counts 18 through 20. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? A. For 11 through 14, we took the Base Penalty of 7,150, multiplied it times the four counts to get \$28,600, and then multiplied that times the Inflation Multiplier of | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to <u>CX-21</u> F? Are you familiar with <u>CX-21</u> F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation Worksheet for Counts 18 through 20? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? A. For 11 through 14, we took the Base Penalty of 7,150, multiplied it times the four counts to get \$28,600, and then multiplied that times the Inflation Multiplier of 1.42324 to get 40,705. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to <u>CX-21</u> F? Are you familiar with <u>CX-21</u> F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation Worksheet for Counts 18 through 20? A. These would be the liquid insecticides, the insect |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? A. For 11 through 14, we took the Base Penalty of 7,150, multiplied it times the four counts to get \$28,600, and then multiplied that times the Inflation Multiplier of 1.42324 to get 40,705. Q. Would you please turn to CX-21 E, which is Page 9. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to CX-21 F? Are you familiar with CX-21 F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation Worksheet for Counts 18 through 20? A. These would be the liquid insecticides, the insect growth regulator, the professional pest control, and the |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? A. For 11 through 14, we took the Base Penalty of 7,150, multiplied it times the four counts to get \$28,600, and then multiplied that times the Inflation Multiplier of 1.42324 to get 40,705. Q. Would you please turn to CX-21 E, which is Page 9. Are you familiar with CX-21 E? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to <u>CX-21</u> F? Are you familiar with <u>CX-21</u> F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation Worksheet for Counts 18 through 20? A. These would be the liquid insecticides, the insect growth regulator, the professional pest control, and the termite and ant control. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | through 14? A. \$7,150. Q. Now, did the Appendix B factors for Counts 11 through 14 change from Counts 1 through 4? A. They did not. Q. And why did they not? A. Because it's the same pesticides as Counts 1 through 4. Q. And so why would that not necessitate a change in the Appendix B factors? A. Because it's based off of the pesticide's toxicity, harm, and the compliance history, and it's it's all the same information. Q. And so were there any changes to the Base Penalty? A. No. Q. And what was the final total penalty amount for Counts 11 through 14? A. For 11 through 14, we took the Base Penalty of 7,150, multiplied it times the four counts to get \$28,600, and then multiplied that times the Inflation Multiplier of 1.42324 to get 40,705. Q. Would you please turn to CX-21 E, which is Page 9. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | A. Because the again, the products are the same as the previous counts. Q. And were there any changes to the Base Penalty? A. There was. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 15 through 17? A. With the 40 percent reduction off the Base Penalty, you get a new Base Penalty of 1,698. And you multiply that times the three counts to get \$5,094. And then you multiply that times the Inflation Multiplier to get 1.4 or of 1.42324 to get the Total Combined Penalty of \$7,250. Q. Now, will you please turn to CX-21 F? Are you familiar with CX-21 F? A. Yes. Q. And how are you familiar with it? A. This is the FIFRA Civil Penalty Calculation Worksheet for Counts 18 through 20? A. These would be the liquid insecticides, the insect growth regulator, the professional pest control, and the |

Timothy Wilson, d/b/a Wilson's Pest Control

| Wils | son's Pest Control | | February 25, 2025 |
|--|---|--|---|
| | Page 133 | | Page 135 |
| 1 | A. 1EF. | 1 | Q. And what is the Base Penalty for Count 21? |
| 1 | Q. And what is "1EF"? | 1 2 | A. Base penalty is \$4,250. |
| 3 | A. It relates to the 12(a)(1)(E), which is sale of a | 3 | Q. Why are there no Appendix B factors for Count 21? |
| 4 | misbranded pesticide. | 4 | A. There were no pesticides and related to a denial |
| 5 | Q. And why is this different from the 1EE found in | 5 | of inspection. And also, we didn't know what would have |
| 6 | Counts 15 through 17? | 6 | been in the facility. |
| 7 | A. Because these products had didn't have any | 7 | Q. And what was the Final Penalty for Count 21? |
| 8 | official registered labeling on the packaging. | 8 | A. Final Penalty is that \$4,250 multiplied by the |
| 9 | Q. And what was the Base Penalty for Counts 18 | 9 | Inflation Multiplier of 1.42324 to get a total of \$6,049. |
| 10 | through 20? | 10 | Q. So, now that we reviewed all the individual Counts |
| 11 | A. A1. | 11 | and the Penalty, what is the ultimate Final Penalty in this |
| 12 | Q. Maybe you didn't hear me; what was the Base | 12 | matter? |
| 13 | Penalty | 13 | A. The sum of all these counts is \$149,659. |
| 14 | A. Oh, I'm sorry. | 14 | Q. Thank you. |
| 15 | Q for Counts 18 through 20? | 15 | MR. HILBERT: No further questions, Your Honor. |
| 16 | A. Oh, Base Penalty, sorry. That would be \$7,150. | 16 | JUDGE WRIGHT: Okay. Respondent, your witness. |
| 17 | Q. Now, did the Appendix B factors for Counts 18 | 17 | CROSS-EXAMINATION |
| 18 | through 20 change from the ones found in Counts 8 through | 18 | BY MR. RAYMOND: |
| 19 | 10? | 19 | Q. I'm sorry, how do you pronounce your name? Last |
| 20 | A. They did not. | 20 | name. |
| 21 | Q. And why do they not? | 21 | A. It's Kash Kruep. Kash Kruep. |
| 22 | A. Because again, they are the same pesticide | 22 | Q. Krump. Spell your last name for me. |
| 23 | products. | 23 | A. K-R-U-E-P. |
| 24 | Q. And was there a reduction to the Base Penalty for | 24 | Q. E-P? A. Yeah. |
| 25 | Counts 18 through 20? | 25 | A. Tean. |
| | | | |
| | Page 134 | | Page 136 |
| | | | |
| 1 | A. There was a 40 percent reduction. | 1 | Q. Okay. |
| 2 | A. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 18 | 2 | Q. Okay.A. It's pronounced like K-R-U-P-P. |
| 2 3 | A. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 18 through 20? | 2 3 | Q. Okay.A. It's pronounced like K-R-U-P-P.Q. Okay. All. |
| 2 3 4 | A. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 18 through 20?A. With the 40 percent reduction to the Base Penalty, | 2 3 4 | Q. Okay.A. It's pronounced like K-R-U-P-P.Q. Okay. All.A. Coffee Maker. |
| 2 3 4 5 | A. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 18 through 20?A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the | 2 3 4 5 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where |
| 2 3 4 5 6 | A. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 18 through 20?A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get | 2 3 4 5 6 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that |
| 2 3 4 5 6 7 | A. There was a 40 percent reduction.Q. And what is the Final Penalty for Counts 18 through 20?A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. | 2 3 4 5 6 7 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? |
| 2 3 4 5 6 7 8 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page | 2 3 4 5 6 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. |
| 2 3 4 5 6 7 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? | 2 3 4 5 6 7 8 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I |
| 2 3 4 5 6 7 8 9 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page | 2 3 4 5 6 7 8 9 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? |
| 2 3 4 5 6 7 8 9 10 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation | 2 3 4 5 6 7 8 9 10 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I |
| 2 3 4 5 6 7 8 9 10 11 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. | 2 3 4 5 6 7 8 9 10 11 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start |
| 2 3 4 5 6 7 8 9 10 11 12 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? | 2 3 4 5 6 7 8 9 10 11 12 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that |
| 2 3 4 5 6 7 8 9 10 11 12 13 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? A. This is the prepared document for Count 21 or | 2 3 4 5 6 7 8 9 10 11 12 13 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that Inflation Multiplier. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to <u>CX-21</u> G, which is Page 13. Are you familiar with <u>CX-21</u> G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? A. This is the prepared document for Count 21 or Denial of Inspection. | 2 3 4 5 6 7 8 9 10 11 12 13 14 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that Inflation Multiplier. Q. Okay. So is it government-wide, then? It's not |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? A. This is the prepared document for Count 21 or Denial of Inspection. Q. Again, can you say what does Count 21 represent? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that Inflation Multiplier. Q. Okay. So is it government-wide, then? It's not just applies to the EPA? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? A. This is the prepared document for Count 21 or Denial of Inspection. Q. Again, can you say what does Count 21 represent? A. It is the denial of an inspection. Q. At which facility? A. At the Overland Facility. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that Inflation Multiplier. Q. Okay. So is it government-wide, then? It's not just applies to the EPA? A. Yes. Yeah . Q. Federal Government wide. And as far as the base penalties, it's pretty uniform throughout. Is that |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to <u>CX-21</u> G, which is Page 13. Are you familiar with <u>CX-21</u> G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? A. This is the prepared document for Count 21 or Denial of Inspection. Q. Again, can you say what does Count 21 represent? A. It is the denial of an inspection. Q. At which facility? A. At the Overland Facility. Q. And what is the FTTS Code for Count 21? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that Inflation Multiplier. Q. Okay. So is it government-wide, then? It's not just applies to the EPA? A. Yes. Yeah . Q. Federal Government wide. And as far as the base |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | A. There was a 40 percent reduction. Q. And what is the Final Penalty for Counts 18 through 20? A. With the 40 percent reduction to the Base Penalty, you get a new Base Penalty of 4,290. Multiply it times the three counts to get 12,870, times the 1.42324 to get \$18,317. Q. Would you please turn to CX-21 G, which is Page 13. Are you familiar with CX-21 G? A. Yes. This is the FIFRA Civil Penalty Calculation Worksheet for Count 21. Q. How are you familiar with it? A. This is the prepared document for Count 21 or Denial of Inspection. Q. Again, can you say what does Count 21 represent? A. It is the denial of an inspection. Q. At which facility? A. At the Overland Facility. Q. And what is the FTTS Code for Count 21? A. That would be 2BD. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | Q. Okay. A. It's pronounced like K-R-U-P-P. Q. Okay. All. A. Coffee Maker. Q. The in terms of the calculations here, where does the Inflation Multiplier come from? Where is that derived from? A. Yeah, so that's sent out by the Federal Register. Q. So how current when was this a number I guess, when was that published in the Register? A. I'm not sure exactly when, but when I've start since I've started, for one year we've been using that Inflation Multiplier. Q. Okay. So is it government-wide, then? It's not just applies to the EPA? A. Yes. Yeah. Q. Federal Government wide. And as far as the base penalties, it's pretty uniform throughout. Is that statutory where it's derived from? Or is that in the EPA regs? |
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| | Page 137 | | Page 139 |
| 1 | business since the Stop and Removal Order? | 1 | the number, which we total |
| 2 | A. I I am not sure if they are still in business. | 2 | Q. Okay. |
| 3 | I don't know that. | 3 | A to get the to the Final Gravity Adjustment. |
| 4 | Q. Would they would that have affected the | 4 | Q. But it's the opposite for the Violation Level? |
| 5 | your the penalties here that you've assessed? | 5 | A. Yes. Yeah. They're, kind of, backwards. |
| 6 | A. No. Because all all counts have all the | 6 | Q. And the Violation Level, that's determined by your |
| 7 | violations were prior to the inspection. | 7 | enforcement policy the EPA enforcement policy? |
| 8 | Q. Okay. Except that would have been the last count; | 8 | A. That is correct. Appendix A has a chart in |
| 9 | that, obviously, was not prior | 9 | there |
| 10 | A. Well, yes. | 10 | Q. Okay. |
| 11 | Q to the inspection? | 11 | A related to that. |
| 12 | A. Yes. | 12 | Q. So that's not statutory, it's just based on EPA |
| 13 | Q. And I believe you said with respect to, I'm | 13 | policy? |
| 14 | looking at the factors here, Compliance History, I think | 14 | A. Yes. |
| 15 | it's I think it's 0 for throughout the whole thing; is | 15 | Q. I guess, the Penalty goes up the higher the |
| 16 | that correct? | 16 | Violation Level? |
| 17 | A. That's correct. | 17 | A. Yes. That's correct. |
| 18 | Q. And that's based on the fact that you didn't find | 18 | Q. Okay. All right. And it looks like for Mr. |
| 19 | that any violations by Wilson's Pest Control for, you | 19 | Wilson, the Violation Level was at 1, except for when you |
| 20 | said, the past five-year period? | 20 | get to Counts 15 through 17. I'm looking at Page CX-21, |
| 21 | A. Yes. | | |
| 22 | Q. And, obviously, the EPA keeps records of | 21 | Page E, it went up to 3. Are you following me? |
| 23 | violations? | 22 | A. Yes. That's correct. |
| 24 | A. Yes. | 23 | Q. And was that based on the product or what does |
| 25 | Q. Any violations would be indicated by what your | 24 | it that it went up, as compared to the prior counts. |
| | | 25 | A. Yes. Yeah. And in this case, the higher the |
| | Page 138 | | Page 140 |
| 1 | inspection reports or how what what is your source for | 1 | Violation Level, again, and the higher the Value on the |
| 2 | the data for? | 2 | Violation Level, the less severe. So that's why we got a |
| 3 | A. Yeah, we use a we can we can request from | 3 | smaller Base Penalty off of that. But the products here |
| 4 | the Records Center to review previous cases if they have | 4 | were the throw packs, and because they had that Abbreviated |
| 5 | any, like, related names to a certain business. And there's | 5 | Labeling on the throw packs, they we assessed it at a |
| 6 | also a database called ARMS that we utilize. | 6 | at a different FTTS Code based off the ERP |
| 7 | Q. And that would be, I guess, cases involving prior | 7 | Q. Okay. |
| 8 | inspections and any the outcomes of prior inspections | 8 | A which was a lower Violation Level. It was a |
| 9 | A. Yes. | 9 | higher number but a lower level. |
| 10 | Q. Is that correct? | 10 | Q. And that Abbreviated that you referred to, goes to |
| 11 | Now, as far as the values for Gravity Adjustments, | 11 | what was on the back of the bag? |
| 12 | I believe you said that that goes the lower the number, | 12 | A. Yes. Yeah. The Abbreviated Label that was on |
| 13 | the greater the gravity. | 13 | those throw packs was is partially registered labeling. |
| 14 | A So | 14 | It's not the complete labeling, but it's on those. |
| 15 | Q. That value. That factor. | 15 | Q. Okay. All right. So it was "abbreviated," in |
| 16 | A. So for are we talking about the Gravity | 16 | your words. |
| 17 | Adjustments? Sorry. | 17 | A. Yeah. |
| 18 | Q. Yeah. Yeah. I believe you said, if I understood | 18 | Q. All right. Does the EPA automatically assess |
| 19 | you correctly, that the lower the number, the greater the | 19 | penalties if you if there's, let's say, a Stop Sale Order rather than just a warning? So, if he gotten a warning, |
| 20 | Gravity. | 20 | would there have been any penalty if Wilson's had gotten a |
| 21 22 | A. So not for the Gravity Adjustments; that would be true for the Violation Level. | 21 22 | would there have been any penalty if wilson's had gotten a warning instead of a Stop Sale Order? |
| 22 | Q. The Violation Level. | 22 | A. No. So if if in this case there was only |
| 23 24 | A. Which is, like, is Line 3. Where you have the | 23 24 | issued a Warning Letter, Civil Penalty wouldn't be issued, |
| 24 | Gravity Adjustments is, the greater the Gravity, the higher | 24 25 | typically. In some cases, we do issue warnings out to |
| | | | |

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| | Page 141 | | Page 143 |
| 1 | registrants of companies in relation to but then the Civil | - | A Compost |
| 1 | registrants of companies in relation to, but then the Civil | 1 | A. Correct. |
| 2 | Penalty might be addressed to the person actually violating. Q. So in other words, there would there would be a | 2 | Q. The person isA And 4 being you knew you were make you were |
| 3 | Civil Penalty? Even if you issue a Warning Letter, there | 4 | violating the statute. |
| 5 | would be some, kind of, Civil Penalty? | 5 | Q. And that's notwithstanding does that assume |
| 6 | A. Yes. There could be. | 6 | does actual knowledge count? Or are just mistakes? |
| 7 | Q. So is there any instances where you don't assess a | 7 | A. Well, so as far as a 4 goes, I mean, it is it |
| 8 | Civil Penalty if you from an inspection? | 8 | is knowing or willful violation of the statute, or knowledge |
| 9 | A Yes. Yes. Out of the 25 cases at EPA, I've had | 9 | of general hazardous of the activity. |
| 10 | very few that have gotten to Civil Penalty. But based on | 10 | Q. So what does "2" mean then? |
| 11 | the factors of the violations that we identified in the | 11 | A. 2 is "Culpability unknown or violation resulting |
| 12 | case; the ERP ranks it to be above a Warning Letter. | 12 | from negligence." |
| 13 | Q. And that's notwithstanding any prior non- | 13 | Q. Okay. |
| 14 | compliance history? | 14 | JUDGE WRIGHT: Excuse me, Counsel; is this |
| 15 | A. Yes. | 15 | Complainant Exhibit 20 or 24? |
| 16 | Q. And if I understand you correctly for those counts | 16 | THE WITNESS: <u>CX-20</u> , Page 34. |
| 17 | where you got the 40 percent reduction, that was because | 17 | JUDGE WRIGHT: Okay. Thank you. |
| 18 | there was some labeling, abbreviated; is that the reason for | 18 | BY MR. RAYMOND: |
| 19 | that | 19 | Q. And as far as your determination of Wilson Pest |
| 20 | A. Yes. Because the potential for Human, | 20 | Control, the Category being under a million, what was that |
| 21 | Environmental Harm, the sum of the Gravity Adjustments was | 21 | based on? |
| 22 | lower. | 22 | A. We have a in-house system that we utilize called a |
| 23 | Q. And let me ask you about Culpability, how the EPA | 23 | "OneStop." I request it be generated by another co-worker, |
| 24 | deal with that. Was that based on your assessment of the situation, rather than a specific regulation or a statute? | 24 | and then that pulls the business information. General business information. |
| 25 | situation, ramer than a specific regulation of a statute? | 25 | business information. |
| | | | |
| | Page 142 | | Page 144 |
| | - | | |
| 1 | A. Yes. Yes, that's correct. Yeah, the based off | 1 | Q. General business information. I think you have |
| 2 | A. Yes. Yes, that's correct. Yeah, the based off of Mr. Wilson's and Wilson's Pest Control history in | 2 | Q. General business information. I think you have two OneStop's in your exhibits; is that correct? |
| 2 3 | A. Yes. Yes, that's correct. Yeah, the based off of Mr. Wilson's and Wilson's Pest Control history in pesticidal business, and with their 35 years or 30-plus | 2 3 | Q. General business information. I think you have two OneStop's in your exhibits; is that correct?A. I only know of one. |
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| | son's Pest Control | | February 25, 2025 |
|---|---|--|--|
| | Page 145 | | Page 147 |
| 1 | report that's in here that gets generated | - | Q. Okay. |
| 1 | report that's in here that gets generated. Q. And you don't know where specifically within the | 1 2 | A. So that's how that number is factored. And |
| 3 | EPA that it comes from, the OneStop? | 3 | there's specific grams per body weight that that relates to. |
| 4 | A. No. I'm not I'm not sure on that. | 4 | Q. And is that empirical data that the registrant is |
| 5 | Q. Did you, when you were doing your calculations, | 5 | required to submit to the EPA? |
| 6 | take into account that there was no evidence that anyone had | 6 | A. Yes. |
| 7 | been harmed by Wilson's operations? | 7 | Q. As part of the registration process? |
| 8 | A. Yes. So in the ERP when we I it says, "For | 8 | A. Yeah. |
| 9 | potential of harm." | 9 | Q. As far as the registration process, and I guess it |
| 10 | Q. Potential for harm? | 10 | varies, but how long would it take normally, let's say, for |
| 11 | A. Yes. Yes. | 11 | some of the rodenticides used involved in this case? |
| 12 | Q. So what was your determination about that? | 12 | A. I'm I'm not familiar with exactly |
| 13 | A. That | 13 | MR. RAYMOND: Okay, I think that's all the |
| 14 | Q. As far as Wilson? | 14 | questions I have. Thank you. Oh, let me ask my |
| 15 | A. So based off of the fact that the packaging was, | 15 | JUDGE WRIGHT: Do you have any redirect? |
| 16 | you know, accessible to children and the volatility of the | 16 | MR. HILBERT: No, Your Honor. |
| 17 | pesticides in question specifically, I should say to the | 17 | JUDGE WRIGHT: Okay. I do have some questions, if |
| 18 | rodenticide blocks for the accessibility to children in the | 18 | I may? |
| 19 | bags, and the nature of the pesticides, the potential human | 19 | Okay, looking at <u>CX-21</u> A, I just have a question |
| 20 | harm that would be there, it's all potential factors. | 20 | about the FTTS Code. Does that affect the Base Penalty? |
| 21 | Q. So potential is not actual? | 21 | THE WITNESS: So in a way, yes. So, if you look |
| 22 | A. Yes. If it was actual, it would be ranked higher. | 22 | at Appendix A in the ERP, and you typically, would look |
| 23 | Q. I'm sorry? | 23 | at the Statutory Violation, which then would show the |
| 24 | A. If it was an actual if we had actual reports of | 24 | related FTTS Code, which would then give us the Violation |
| 25 | human harm, it would be ranked higher on the scale and the | 25 | Level. And in this case, on <u>CX-21</u> A, is a 1, and that |
| | | | |
| | Page 146 | | Page 148 |
| 1 | violation would potentially increase. | | |
| | | 1 | then you look at Appendix C - Table 1 with the Size of |
| 2 | Q. All right. And as far as the value for Pesticide | 1 2 | then you look at Appendix C - Table 1 with the Size of Business Category and there's a table on there that gives |
| 2 3 | Q. All right. And as far as the value for Pesticide Toxicity, what's the range on that? It goes up from 1 to | | Business Category and there's a table on there that gives |
| | Q. All right. And as far as the value for Pesticide Toxicity, what's the range on that? It goes up from 1 to what? | 2 | |
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| 3 4 | Toxicity, what's the range on that? It goes up from 1 to what? | 2 3 4 | Business Category and there's a table on there that gives you a chart that delineates the Base Penalty. So Violation Level, a 1, gives you a higher Base Penalty versus say a 2 or 3 or 4. |
| 3 4 5 | Toxicity, what's the range on that? It goes up from 1 to what? A. 1 to 3. | 2 3 4 5 | Business Category and there's a table on there that gives you a chart that delineates the Base Penalty. So Violation Level, a 1, gives you a higher Base Penalty versus say a 2 |
| 3 4 5 6 | Toxicity, what's the range on that? It goes up from 1 to what? A. 1 to 3. Q. 1 to 3. 3 being the highest toxicity? | 2 3 4 5 6 | Business Category and there's a table on there that gives you a chart that delineates the Base Penalty. So Violation Level, a 1, gives you a higher Base Penalty versus say a 2 or 3 or 4. JUDGE WRIGHT: Okay. Does each FIFRA section have |
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| | Page 149 | | Page 151 |
| 1 | JUDGE WRIGHT: Okay. What age children? | 1 | THE WITNESS: Correct. |
| 2 | THE WITNESS: So as I, kind of, spoke to before | 2 | JUDGE WRIGHT: For CX-21 B, Counts 5 through,7 |
| 3 | with LD50 levels, it's based on, like, body size. I mean, | 3 | the Gravity factors for Human Harm to Humans and the |
| 4 | smaller the body size the more potent the pesticide is going | 4 | environment were 1 were 1, respectively. |
| 5 | to be, so it depends on the weight. So I don't I don't | 5 | THE WITNESS: Yes. |
| 6 | know if it would be necessarily age dependent, but be | 6 | JUDGE WRIGHT: Yes, okay. And that was because |
| 7 | JUDGE WRIGHT: Okay. | 7 | there's some labeling with the throw packs on the throw |
| 8 | THE WITNESS: also body size. | 8 | packs? |
| 9 | JUDGE WRIGHT: So it could be an adult? A small | 9 | THE WITNESS: Yes. |
| 10 | adult, too? | 10 | JUDGE WRIGHT: The Abbreviated Label? |
| 11 | THE WITNESS: Correct. | 11 | THE WITNESS: Very yeah. Correct. |
| 12 | JUDGE WRIGHT: Okay. Counts 1 through 4, those | 12 | JUDGE WRIGHT: And because they were in packages? |
| 13 | were associated with the blocks? | 13 | THE WITNESS: Yeah. So because they had the |
| 14 | THE WITNESS: That's correct. | 14 | essentially a secondary containment, if you will, of the |
| 15 | JUDGE WRIGHT: How does a licensed applicator use | 15 | package itself that contained that Abbreviated Labeling, and |
| 16 | these pesticides that in a way that there's less harm to | 16 | then but they were still inside those Ziploc bags. |
| 17 | the environment or human health when used? | 17 | JUDGE WRIGHT: Oh, okay. So which package was it? |
| 18 | THE WITNESS: Yeah. So these products as we have | 18 | The one with the labels on it is the one that you discounted |
| 19 | mentioned before Ms. Bednar did they are to be used by | 19 | the harm? |
| 20 | licensed professionals, and these products specifically in | 20 | THE WITNESS: Yes. |
| 21 | the labeling require to be in a bait station. So bait | 21 | JUDGE WRIGHT: Potential harm? |
| 22 | station, no accessibility to, say, outside birds and animals | 22 | THE WITNESS: Yes. Because at least the person |
| 23 | and stuff like that. Now, could the animals potentially get | 23 | who would be purchasing this product would have some |
| 24 | eaten by other animals when they die? That's always a | 24 | knowledge of what it was. |
| 25 | potential. | 25 | JUDGE WRIGHT: Understood. And just drawing your |
| | | | |
| | | | |
| | Page 150 | | Page 152 |
| 1 | Page 150 JUDGE WRIGHT: Okay. Did you review the | 1 | Page 152 attention to <u>CX-21</u> C, you mentioned and this is |
| 1 2 | | 1 2 | - |
| | JUDGE WRIGHT: Okay. Did you review the | | attention to <u>CX-21</u> C, you mentioned and this is |
| 2 | JUDGE WRIGHT: Okay. Did you review the Inspection Report for this? | 2 | attention to <u>CX-21</u> C, you mentioned and this is associated with Counts 8 through 10, and these are liquids? |
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| V V 113 | son's Pest Control | | February 25, 2025 |
|--|--|--|--|
| | Page 153 | | Page 155 |
| 1 | the oxygen from the water, and so that lacking the required | 1 | would like. Again, they're not necessary. |
| 1 | labeling, that's a very large environmental hazard section | 2 | Before you proceed, I note that you had another |
| | | 3 | witness on your list. Are you only intending to call Mr. |
| 3 | in labeling. But I didn't answer the question, I apologize. | 4 | Willison? |
| 4 | JUDGE WRIGHT: No. I think that's fine. | _ | MR. RAYMOND: Yes. Just Mr. Wilson, Your Honor. |
| 5 | THE WITNESS: Okay. | 5 6 | JUDGE WRIGHT: Okay. You can proceed when you're |
| 6 7 | JUDGE WRIGHT: And <u>CX-21</u> G, if you can just go | 7 | ready. |
| 8 | there real quick. This is for Count 21, and the Violation | 8 | MR. RAYMOND: Okay. Thank you, Your Honor. |
| 9 | Level was 2. Can you explain why that's Level 2? | 。 9 | JUDGE WRIGHT: You know, can we take a five-minute |
| 10 | THE WITNESS: Yes. So this is for the denial of | 10 | or 10-minute break? |
| 11 | inspection. And if we want to, we can look at Appendix A of | 11 | MR. RAYMOND: Yes, Sir. |
| 12 | the ERP, and it'll show you, which is $CX-20$. | 12 | THE WITNESS: Okay. We'll go come back at |
| 13 | JUDGE WRIGHT: Okay. We can look at that. | 13 | 2:20. And go off the record now. |
| 14 | THE WITNESS: So Appendix A begins on $CX-20$. | 14 | (Whereupon, a brief recess was taken.) |
| 15 | 29. | 15 | JUDGE WRIGHT: Back on the record. |
| 16 | JUDGE WRIGHT: Okay. | 16 | All right, Mr. Raymond, your witness. |
| 17 | THE WITNESS: And it you find on there the | 17 | MR. RAYMOND: I call Tim Timothy Wilson. |
| 18 | violation and the FTTS Code, which then gives you the | 18 | JUDGE WRIGHT: Okay. If you can just remain |
| 19 | Violation Level. Give me a second to find it. | 19 | standing and raise your right hand? |
| 20 | "2BD" is found on $\underline{CX-20}$, Page 30, at the bottom, | 20 | (Whereupon, |
| 21 | it's the second to last statute on there. And it says, | 21 | TIMOTHY WILSON, |
| 22 | "Person refused to allow Entry, Inspection, Copying of | 22 | was called as a witness and, after having been duly sworn, |
| 23 | Records, or Sampling authorized by this Act." FIFRA. And | 23 | was examined and testified as follows:) |
| 24 | then it shows Violation Level 2. | 24 | JUDGE WRIGHT: Please have a seat. |
| 25 | JUDGE WRIGHT: You lost me there. | 25 | MR. RAYMOND: Okay, may I proceed, Your Honor? |
| | | | |
| | | | |
| | Page 154 | | Page 156 |
| 1 | | 1 | - |
| 1 | THE WITNESS: Okay. | 1 | JUDGE WRIGHT: Yes. Please. |
| 2 | THE WITNESS: Okay. JUDGE WRIGHT: What Page are you on? | 2 | JUDGE WRIGHT: Yes. Please. DIRECT EXAMINATION |
| 2 3 | THE WITNESS: Okay. JUDGE WRIGHT: What Page are you on? THE WITNESS: Yeah. Yeah, <u>CX-20</u> , Page 30 of 39. | 2 3 | JUDGE WRIGHT: Yes. Please. DIRECT EXAMINATION BY MR. RAYMOND: |
| 2 3 4 | THE WITNESS: Okay. JUDGE WRIGHT: What Page are you on? THE WITNESS: Yeah. Yeah, <u>CX-20</u> , Page 30 of 39. JUDGE WRIGHT: Okay. I'm there, okay. | 2 3 4 | JUDGE WRIGHT: Yes. Please. DIRECT EXAMINATION BY MR. RAYMOND: Q. State your name, please. |
| 2 3 4 5 | THE WITNESS: Okay. JUDGE WRIGHT: What Page are you on? THE WITNESS: Yeah. Yeah, <u>CX-20</u> , Page 30 of 39. JUDGE WRIGHT: Okay. I'm there, okay. THE WITNESS: And it's the second one from the | 2 3 4 5 | JUDGE WRIGHT: Yes. Please. DIRECT EXAMINATION BY MR. RAYMOND: Q. State your name, please. A. Timothy Wilson. |
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| W1ls | son's Pest Control | | February 25, 2025 |
|--|---|--|---|
| | Page 157 | | Page 159 |
| 1 | Q. Where was that address? | 1 | license? |
| 2 | A. 2616 Woodson. | 2 | A. You're going to have to speak up also, I'm sorry. |
| 3 | Q. Okay. And describe the the neighborhood where | 3 | Q. Do you have another license, besides the dealer's |
| 4 | your Grand location is. What kind of neighborhood is that? | 4 | license? |
| 5 | A. It's a nice neighborhood. | 5 | A. I have a license to train technicians, also. |
| 6 | Q. Okay. | 6 | Q. Okay. What about applicator? |
| 7 | A. As far as what? | 7 | A. Yeah. I have an applicator's license, which is a |
| 8 | Q. As far as, it's in North City? | 8 | commercial applicator's license. |
| 9 | A. Yes, sir. | 9 | Q. All right. What does that allow you to do? The |
| 10 | Q. Is that a predominantly black area? | 10 | applicator's |
| 11 | A. Yes, sir. | 11 | A. It allows you to go out in the field and actually |
| 12 | Q. All right. Now, tell me a little bit about your | 12 | sell and service. |
| 13 | business operation. Do you have any business licenses? | 13 | Q. You do that yourself? |
| 14 | A. Yes. I have my business license to operate the | 14 | A. Yeah. Yes, I do. |
| 15 | business. | 15 | Q. And when did you start Wilson's Pest Control? |
| 16 | Q. What license do you have | 16 | A. In '87. '86 or '87, I can't recall. |
| 17 | A. With St. Louis City | 17 | Q. So you've been in business for nearly |
| 18 | Q and who issued it? | 18 | A. I've been close to 38 years. |
| 19 | A. I have my pest control license. I have my | 19 | Q going on nearly 40 years? |
| 20 | dealer's license. I have license to charge. | 20 | A. Yeah. Yes, sir. |
| 21 | Q. I think you're going to have to talk a little | 21 | Q. All right. And back at the time of in '22 and |
| 22 | louder. | 22 | '23, you were you worked for your business yourself, |
| 23 | A. I'm sorry. I'm sorry. | 23 | right? |
| 24 | COURT REPORTER: If you sit up and there you | 24 | A. I'm sorry? |
| 25 | go. | 25 | Q. You worked yourself in your business? |
| | | | |
| | | | |
| | Page 158 | | Page 160 |
| 1 | | 1 | |
| 1 | THE WITNESS: I'm sorry. Okay, is that better? | 1 | A. No. I have two brothers that work also. |
| | THE WITNESS: I'm sorry. Okay, is that better? COURT REPORTER: Much. | | A. No. I have two brothers that work also.Q. Okay. |
| 2 | THE WITNESS: I'm sorry. Okay, is that better? | 2 | A. No. I have two brothers that work also.Q. Okay.A. And I have |
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| | Page 161 | | Page 163 |
| 1 | didn't work for you? | 1 | MR. RAYMOND: Your Honor, I have hard copies, |
| 2 | A. Well, I did some subcontracting, but for the most | 2 | which is three pages. |
| 3 | part they worked for themselves. | 3 | JUDGE WRIGHT: Okay. What is this? |
| 4 | Q. Oh, so they were, I guess, independent | 4 | MR. RAYMOND: Respondent's Exhibit 2. |
| 5 | contractors? | 5 | JUDGE WRIGHT: Did you offer a copy to EPA? |
| 6 | A. Yeah. | 6 | MR. RAYMOND: I did. Yes. |
| 7 | Q. And what about what percentage of your business | 7 | JUDGE WRIGHT: Okay. |
| 8 | sales were to these technicians? | 8 | MR. RAYMOND: And we filed it |
| 9 | A. Probably 85 probably 75 to 85 percent. | 9 | JUDGE WRIGHT: Okay, thank you. |
| 10 | Q. All right. And what was the rest your | 10 | BY MR. RAYMOND: |
| 11 | customers, who was the rest of them? Describe them. | 11 | Q. All right, Mr. Wilson, I'm showing you Exhibit |
| 12 | A. It was mainly the public. In fact, 15 to 25 | 12 | Respondent's Exhibit 2 here, which is three pages. Can you |
| 13 | percent. The public. | 13 | tell us what that is? |
| 14 | Q. The public. Oh, you mean | 14 | A. It's the Environmental Protection Agency form. |
| 15 | A. Yeah. | 15 | It's the form to reproduce chemicals. |
| 16 | Q individual consumers? | 16 | Q. And is did you |
| 17 | A. Exactly. | 17 | A. And repackage. |
| 18 | Q. Okay. And as far as what you sold, tell me what | 18 | Q. All right. Did you submit that form to the EPA? |
| 19 | you sold and when you bought it, how it came to you back in | 19 | A. Yeah. For the last 34 years. |
| 20 | '22 and '23? So what kind of product did you sell? | 20 | Q. So you submit it every year? |
| 21 | A. We sold a lot of you want the name of the | 21 | A. Yes. |
| 22 | insecticides? Or you want just the | 22 | Q. And is that required by the EPA? |
| 23 | Q. Well just, you can give me a few names. Just was it insecticides? Pesticides? | 23 | A. Yes, sir. |
| 24 25 | A. It was a chemical it was a chemical called | 24 25 | Q. Okay. So that's the form one of the formsA. I actually want to go back |
| 2.5 | A. It was a chemical It was a chemical called | 25 | A. Tactuary want to go back |
| | Page 162 | | Page 164 |
| 1 | Permethrin. We I mainly purchases [sic] it at close | 1 | Q you actually file? |
| 2 | outs. | 2 | A and say this form went directly to Washington |
| 3 | Q. All right. And name who did you buy your | 3 | D.C. |
| 4 | products from? What were some of the suppliers? | 4 | Q. You |
| 5 | A. Well, a lot of there was a lot of close out | 5 | A. I don't think it actually went to the Kansas |
| 6 | , | 6 | office, in which they work out of. |
| 7 | seminars, and I used to buy a lot of close out chemicals. | 7 | Q. Okay. All right. So you would mail it to |
| 8 | Q. All right. And what quantities would you buy it | 8 | Washington? |
| 9 | in? | 9 | A. Yes, sir. |
| 10 | A. Normally, in the 55-gallon drum. | 10 | Q. All right. |
| 11 | Q. All right. And you sold other products besides | 11 | A. Mail or email. |
| 12 | pesticides; is that correct? | 12 | Q. Okay. |
| 13 | A. Yeah. We sell rodenticides. We sell traps. We | 13 | MR. RAYMOND: All right. And let me show you Respondent's Exhibit 1, and have you identify that. |
| 14 | sell mice traps, rat traps, squirrel traps. Pretty much anything that has to do with pest pest control. | 14 | |
| 15 | | 15 | (Respondent's R-1 marked.) |
| 16 17 | Q. Okay. And you've heard testimony about the Form 3540. You know what that is | 16 17 | MR. RAYMOND: It's just one page, Your Honor. JUDGE WRIGHT: Okay. |
| 18 | A. Yes, sir. | 18 | BY MR. RAYMOND: |
| 19 | A. 168, sii. Q EPA Form 3540? | 19 | Q. Can you tell us what that is, Mr. Wilson, Exhibit |
| | X . EIIIIIIIIIIIII | | 1? |
| 20 | A. Um-hmm. | 20 | |
| 20 21 | A. Um-hmm.O. Do vou know what that is? | 20 21 | |
| 20 21 22 | A. Um-hmm.Q. Do you know what that is?A. I don't have it with me but I'm familiar. | 20 21 22 | A. Yeah. It was this is mainly the chemicals I |
| 21 22 | Q. Do you know what that is?A. I don't have it with me but I'm familiar. | 21 | A. Yeah. It was this is mainly the chemicals I was purchasing; Demon Max and Tempo, Permethrin, Bifethrin |
| 21 | Q. Do you know what that is?A. I don't have it with me but I'm familiar.Q. Okay. | 21 22 | A. Yeah. It was this is mainly the chemicals I was purchasing; Demon Max and Tempo, Permethrin, Bifethrin [sic]. |
| 21 22 23 | Q. Do you know what that is?A. I don't have it with me but I'm familiar. | 21 22 23 | A. Yeah. It was this is mainly the chemicals I was purchasing; Demon Max and Tempo, Permethrin, Bifethrin |

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| | Page 165 | | Page 167 |
| 1 | Q <u>Exhibit 1</u> here, is that included somehow or | 1 | Q. Okay. And so let's say I tell you I have a mice |
| 2 | referenced in Exhibit 2 here, your Form 3540? | 2 | problem, what would you tell me in terms of what I should |
| | A. I'm sorry, I missed that last part. | | buy and what I should do? Let's say I come in your store, |
| 3 | • | 3 | |
| 4 | Q. Would is any of the stuff listed in Exhibit 1, | 4 | and I'm going to got a mice problem, so Mr. Wilson, what |
| 5 | would that be covered in some way by <u>Exhibit 2</u> , your Form | 5 | can I do? |
| 6 | 3540? | 6 | A. Well, I'm I'm going to point you towards the |
| 7 | A. Yeah. Yeah. These were listed every year on the | 7 | rodenticides. You know, I'm |
| 8 | EPA form. | 8 | Q. Okay. |
| 9 | Q. And, as far as would you | 9 | A. I'm probably going to ask, you know, how are |
| 10 | A. I'm sorry, what I don't see on here is the | 10 | you how how bad is the problem? Are you seeing them |
| 11 | rodenticides that we listed, also. | 11 | from time to time or are they, kind of, moving freely? And |
| 12 | Q. Okay. That's listed on the 3540, the rodenticide? | 12 | then I listen to the customer, and then I move forward with |
| 13 | A. Yes, sir. | 13 | what they need to do. |
| 14 | Q. Okay. All right. And would the product that you | 14 | Q. Okay. And what would you tell me to do? Let's |
| 15 | bought for sale and for technicians, would that vary any | 15 | say I've got a mice problem all around the house. |
| 16 | from year to year? | 16 | A. Okay. I'm going I'm going to tell you, first |
| 17 | A. I'm sorry, can you repeat that? | 17 | of all, you need to buy the tamper-proof boxes to put the |
| 18 | Q. Would you always get the pretty much the same | 18 | to put the to place the rodenticide in, and I'm going to |
| 19 | product from year to year? | 19 | tell you that you want to place it on the exterior of the |
| 20 | A. Oh yeah, most of these are our basic products that | 20 | home, and you want to place it on the interior of the home. |
| 21 | we | 21 | You want to start with the basement, work your way up. |
| 22 | Q. These are your basics? | 22 | Q. Okay. And what exactly would you sell me for the |
| 23 | A. Yeah. We get approved from every year from the | 23 | rodent problem all over the house? Inside. Let's say |
| 24 | EPA. | 24 | inside and outside. |
| 25 | Q. All right. Now, as far as what happens when you | 25 | A. It would probably be the Maki blocks or the Maki |
| | | | |
| | Page 166 | | Page 168 |
| 1 | make sales, tell us what you do as far as your procedures | 1 | packages. |
| 2 | make sales, tell us what you do as far as your procedures When you make a sale, let's say, to a homeowner or | 2 | packages. Q. Okay. And |
| 2 3 | make sales, tell us what you do as far as your procedures When you make a sale, let's say, to a homeowner or an individual consumer, tell me what you do. Let's say I | 2 3 | packages.Q. Okay. AndA. That was pointed out in one of those exhibits. |
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| 2 3 4 5 6 | make sales, tell us what you do as far as your procedures When you make a sale, let's say, to a homeowner or an individual consumer, tell me what you do. Let's say I come to your store to A. First of all, I want to point out that a lot of our customers are repeated customers. | 2 3 4 5 6 | packages. Q. Okay. And A. That was pointed out in one of those exhibits. Q. Okay. All right. And let's say you said you you sell to you mentioned you sell to others, not just individual consumers, but other technicians, I believe, |
| 2 3 4 5 6 7 | make sales, tell us what you do as far as your procedures When you make a sale, let's say, to a homeowner or an individual consumer, tell me what you do. Let's say I come to your store to A. First of all, I want to point out that a lot of our customers are repeated customers. Q. Okay. | 2 3 4 5 6 7 | packages. Q. Okay. And A. That was pointed out in one of those exhibits. Q. Okay. All right. And let's say you said you you sell to you mentioned you sell to others, not just individual consumers, but other technicians, I believe, you said? |
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| | Page 169 | | Page 171 |
| 1 | A. You're speaking from a technician standpoint or | 1 | insecticides? Like you said, most the insecticides do |
| 2 | you're speaking from the public standpoint? Consumer? | 2 | A. Really kind of both. |
| | | | • |
| 3 | Q. Both. Let's say one of those at a time. | 3 | Q technicians or |
| 4 | A. I'll just stick you down the technician | 4 | A. Kind of both. And I sell to the Housing |
| 5 | standpoint. We would not have to take them through it. | 5 | Authority. I sell to not just the because they |
| 6 | They pretty much educated about the chemical. They've been | 6 | most of your apartment complexes, they have guys that's |
| 7 | tested already, and they know what to do. | 7 | licensed to service they apartment complexes, also. They |
| 8 | Q. Okay. | 8 | not licensed to go out and do it from a commercial |
| 9 | A. Now, as far as the consumer, I'm going to take | 9 | standpoint, where they can charge the customers, but they |
| 10 | them down, I'm going to show them the safety data; I'm going | 10 | can treat the apartment complexes that they work for. |
| 11 | to give them a safety data sheet. | 11 | Q. Okay. So those would be the technicians that you |
| 12 | Q. Okay. | 12 | were talking about? The ones that |
| 13 | A. I'm going to give them the rodenticide, and I'm | 13 | A. Yeah. Them those would be they wouldn't be |
| | going to tell them about the labeling. The labeling, | 14 | commercial technicians. They got them wouldn't be I'm |
| 14 | | | |
| 15 | they they, kind of, pound that home, but a lot of these | 15 | sorry. That wouldn't be commercial technicians, that would |
| 16 | chemicals have like a five- to 10-year shelf life. If you | 16 | be technicians; they actually have a name for them, I just |
| 17 | ever seen a chemical after three or four years, there's no | 17 | can't recall it right now, but it's like a public they |
| 18 | label on it anyway. Overspill is going to kill it; a lot of | 18 | have carry, like, a public license where they can treat |
| 19 | stuff going to eliminate that label. You're not going to be | 19 | apartment complexes that they work for. |
| 20 | able to read it anyway, so I would turn them to to the | 20 | Q. Okay. And you mentioned, some of them, you said, |
| 21 | Google. I would say, "Go on your phone, Google the | 21 | work for government local government agencies, like, the |
| 22 | insecticide. Everything will come up that was on that | 22 | Housing Authority. |
| 23 | label." | 23 | A. Um-hmm. |
| 24 | Q. All right. Now you mentioned safety data sheets. | 24 | Q. Okay. |
| 25 | Tell me about those. How you handle those. | 25 | A. Yes. I'm sorry. |
| | · | | • |
| | | | |
| | Page 170 | | Page 172 |
| | Page 170 | | Page 172 |
| 1 | A. Well, it's a safety data sheet for the customer. | 1 | Q. All right. And there was some testimony about |
| 1 2 | A. Well, it's a safety data sheet for the customer.It pretty much, kind of, point out if if anybody come | 1 2 | Q. All right. And there was some testimony about restricted items versus general insecticides. Can you do |
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| Wils | son's Pest Control | | February 25, 2025 |
|--|---|--|--|
| | Page 173 | | Page 175 |
| 1 | You know, they are you have to look look on the | 1 | Agriculture came in, then the EPA came in a month later. |
| 2 | package, what they call professional, and what and and | 2 | Q. Okay. So I think the EPA inspection was in June; |
| 3 | as opposed to the over the counter rodenticides carry the | 3 | June 15, 2022. |
| 4 | same active ingredients. | 4 | A. Yes. That sound |
| 5 | Q. Okay. Now, do you offer do you do, as part of | 5 | Q. So the |
| 6 | your operations of Wilson's Pest Control, any pest control | 6 | A like that can be right. |
| 7 | services that you actually do yourself? Or anybody working | 7 | Q. The inspection by the Missouri Department of |
| 8 | for you back in '22 and '23? | 8 | Agriculture would have been maybe |
| 9 | A. Did I actually do services myself? | 9 | A. Right around the end of May. |
| 10 | Q. Yeah. Pest control services. | 10 | Q. Okay. All right. And what happened with that |
| 11 | A. No, I I actually was in sales. I didn't do a | 11 | inspection? Did every well |
| 12 | lot of actual pest control services. I, kind of | 12 | A. Well, I thought |
| 13 | Q. Okay. All right. | 13 | Q. What was the outcome? |
| 14 | A just did sales. | 14 | A. I actually thought everything went fine. They |
| 15 | Q. Did you have anybody that worked for you that did | 15 | questioned me about some chemicals, and I told them I was |
| 16 | do any provide any pest control services on behalf of | 16 | licensed to do what I was doing because I thought I was |
| 17 | Wilson Pest Control? | 17 | based on the EPA form. |
| 18 | A. Yes. | 18 | Q. That was the which form was that, the 3540? |
| 19 | Q. This is again, I'm talking about the period '22 | 19 | A. Yes, sir. |
| 20 | and '23. | 20 | Q. Okay. What did you think you were authorized to |
| 21 | A. '22 and '23, yeah. | 21 | do? |
| 22 | Q. Okay. So how many did that for you? | 22 | A. Everything I was |
| 23 | A. I think it was I can't I can't recall. Once the Stop Order came in and they shut down the business, I | 23 24 | Q. Based on the 3540A. Everything I was doing, according to them, because |
| 24 25 | think it was like two us before [sic]. Two | 24 25 | the repackaging, the re the labeling, everything was |
| 23 | unik it was like two as before [stej. 1 wo | 2.5 | the repackaging, the ressource abound, everything was |
| | | | |
| | Page 174 | | Page 176 |
| 1 | | 1 | - |
| 1 | Q. Okay. All right. | 1 | pretty much covered under this form. I thought. |
| | Q. Okay. All right.A. Two guys before that. | | pretty much covered under this form. I thought. Q. Okay. Before 2022, do you remember when the last |
| 2 | Q. Okay. All right. | 2 | pretty much covered under this form. I thought. |
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| 2 3 4 | Q. Okay. All right.A. Two guys before that.Q. Now, you've heard testimony about the inspection that was conducted in June of 2022. Have you been inspected | 2 3 4 | pretty much covered under this form. I thought. Q. Okay. Before 2022, do you remember when the last time the you were inspected by the Missouri Department of Agriculture? |
| 2 3 4 5 | Q. Okay. All right. A. Two guys before that. Q. Now, you've heard testimony about the inspection that was conducted in June of 2022. Have you been inspected by the Missouri Department of Agriculture | 2 3 4 5 | pretty much covered under this form. I thought.Q. Okay. Before 2022, do you remember when the last time the you were inspected by the Missouri Department of Agriculture?A. Talking about I guess, about three years ago. |
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| | son's Pest Control | | February 25, 2025 |
|--|---|--|--|
| | Page 177 | | Page 179 |
| 1 | A. Each time they came | 1 | Q. All right. And was that inspection pretty similar |
| 2 | Q for them to inspect? | 2 | to the inspection that the State of Missouri |
| 3 | A I accommodated them. But again, we can't stop | 3 | A. No. It was a little more intense. They they, |
| 4 | working and shut down when they show up. | 4 | kind of, talk they, kind of, talked me into things that I |
| 5 | Q. Okay. All right. So as long as you get notice, | 5 | normally don't do. I show I took them where I mix the |
| 6 | you can make | 6 | chemical, where I because I didn't think I was doing |
| 7 | A. Exactly. | 7 | anything wrong. If I had have been hiding anything, there's |
| 8 | Q arrangements to do that. And is that what you | 8 | no way I would have been taking them to the room where we |
| 9 | did with the EPA? | 9 | mixed the chemical. |
| 10 | A. Yes, sir. That Andrew guy called me probably two | 10 | Q. All right. Okay. And what did you show them in |
| 11 | weeks before they came. | 11 | terms of the room where that happened? |
| 12 | Q. Okay. | 12 | A. Everything we everything we actually dealt |
| 13 | A. I took that day off. I had taken that day off so | 13 | with. Everything. Just everything that they listed, and I |
| 14 | I can be there when they come. | 14 | pointed out. They didn't know the name of the chemicals. |
| 15 | Q. Okay. And you were there for the whole time | 15 | They didn't know anything. |
| 16 | A. I was there | 16 | Q. All right. So what happened after the inspection? |
| 17 | Q of the inspection? | 17 | What was the next thing that you heard from the |
| 18 | A for the inspection. | 18 | A. Well, they told me, yeah, everything was okay. |
| 19 | Q. Did you get any, kind of, if you remember, any, | 19 | And I said, "All right." I said they said everything is |
| 20 | kind of, notice about the inspection? Other than the call | 20 | okay. "You'll be hearing from us." And I heard from |
| 21 | and they schedule it, that's all you | 21 | Candace, and I hate to call her by her first name because I |
| 22 | A. I'm sorry, repeat that. | 22 | wrestle with her last name. But |
| 23 | Q. I said that, as far as the notice about the | 23 | Q. Denbar, is as she testified here earlier today. |
| 24 | inspection, other than them calling and arranging and | 24 | A. I'm sorry. |
| 25 | scheduling it, that's all that you got? | 25 | Q. Do you remember Ms. Denbar? She |
| | D. (70) | | |
| | Page 178 | | Page 180 |
| 1 | - | 1 | |
| 1 | A. Yes. | 1 | A Denbar? |
| 2 | A. Yes.Q. Okay. So when the EPA got there and this the | 2 | A Denbar? Q. Yeah. |
| 2 3 | A. Yes.Q. Okay. So when the EPA got there and this the inspector who testified earlier, Ms. Denbar [sic], what did | | A Denbar?Q. Yeah.A. Okay, Denbar. |
| 2 3 4 | A. Yes.Q. Okay. So when the EPA got there and this the inspector who testified earlier, Ms. Denbar [sic], what did they do when they got there? Would they give you | 2 3 4 | A Denbar?Q. Yeah.A. Okay, Denbar.Q. Okay. Do you remember her being at your store and |
| 2 3 4 5 | A. Yes.Q. Okay. So when the EPA got there and this the inspector who testified earlier, Ms. Denbar [sic], what did they do when they got there? Would they give you credentials? What did they do? | 2 3 4 5 | A Denbar? Q. Yeah. A. Okay, Denbar. Q. Okay. Do you remember her being at your store and doing |
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| V V 112 | son's Pest Control | | February 25, 2025 |
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| | Page 181 | | Page 183 |
| 1 | anything I need to do to change it?" you know. "Well," they | 1 | differently after the |
| 2 | said, "you'll be hearing from us, so just sit tight." And | 2 | A. Wasn't much I could do because selling chemicals |
| 3 | the next day, Ms. Burden Ms. Barton | 3 | was pretty much one of the biggest things. We had, kind of, |
| 4 | Q. Denbar | 4 | eased away from the actual service part. |
| 5 | A. Denbar called. And I say, "Well how can I help | 5 | Q. Okay. |
| 6 | you, Ms. Denbar?" She actually said, "Well, you're going to | 6 | A. And we that's mainly what we did, the sales |
| 7 | be we're going be sending you a letter. You'll be | 7 | part. |
| 8 | hearing from us." I'm saying, "Is it anything wrong?" I'm | 8 | Q. So my question was, after you got the Stop Sale, |
| 9 | actually saying it. The next letter I got was a Stop | 9 | Use Order, what did you do differently as far as the way you |
| 10 | Stop Work Order. | 10 | operated your business? |
| 11 | Q. Stop Order. Okay, and that was in July of 2022, I | 11 | A. Well, it pretty much it pretty much closed our |
| 12 | believe. | 12 | doors after that. |
| 13 | A. Yes. | 13 | Q. So you okay. Did you cease operations then on |
| 14 | Q. So, did they offer you any any guidance? | 14 | Grand? |
| 15 | Anything about what you could do for the things they pointed | 15 | A. Yes. Yes. |
| 16 | out may have been wrong? | 16 | Q. And what about Woodson your Overland, Woodson |
| 17 | A. Well, I, kind of, start I talked to the Andrew | 17 | Road facility? |
| 18 | guy two or three times. | 18 | A. Same thing. I mean, we were selling the same |
| 19 | Q. Okay. | 19 | thing out of both stores. The same insecticides, |
| 20 | A. And he told me, "Well, you'll be hearing from us. | 20 | rodenticides, same |
| 21 | We'll just pretty much show you how to put everything back | 21 | Q. So you |
| 22 | in order." Never did. He never did call back, never did | 22 | A. out of both stores. |
| 23 | return the call, never did tell me what I was doing wrong. | 23 | Q. But you stopped operating your pest control |
| 24 | Nothing. I said, "Well, whatever it is, I'm sure it can be fixed." | 24 | business? A. Yeah. |
| 25 | nxea. | 25 | A. Itali. |
| | | | |
| | Page 182 | | Page 184 |
| | | _ | |
| 1 | Q. Okay. | 1 | Q. Do you do any since any since then, do you |
| 2 | Q. Okay.A. I never heard from him again. | 2 | Q. Do you do any since any since then, do you do any pest control sales or anything at all? |
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| V V 113 | son's Pest Control | | February 25, 2025 |
|--|---|--|---|
| | Page 185 | | Page 187 |
| 1 | it | 1 | don't have I don't have any business I don't have any |
| 2 | A. In '22? | 2 | problem selling to whoever wants to buy it. But the thing |
| 3 | Q. '22. So your sales fell off? | 3 | is, don't just mess with me; mess with the people who make |
| 4 | A. Yeah. Tremendously. | 4 | the stuff. If you don't like it if you don't like how |
| 5 | Q. And so you're not operating Wilson's Pest Control | 5 | if it's killing people and it's that toxic, stop letting the |
| 6 | anymore? | 6 | people let's stop letting companies make it. That's all |
| 7 | A. That's sad to say, no. | 7 | I'm saying. |
| 8 | Q. Okay. Did you ever when did you first find out | 8 | I mean, I've been in this business 34 years. No |
| 9 | about repackaging agreements? | 9 | one have never been hurt, harmed, no dog, no cat, no human, |
| 10 | A. I'm sorry; you said something about repackaging. | 10 | no nothing. We take pride in that. |
| 11 | That's on the | 11 | Q. All right. So you're not aware then that of |
| 12 | Q. Repackaging; when did you find out about that? | 12 | any harm being done to any of your customers who purchase |
| 13 | Did you did they mention that to you as a result of the | 13 | A. Not since |
| 14 | inspection about repackaging agreements from the suppliers? | 14 | Q your product? |
| 15 | A. I didn't think that was a problem, but once they | 15 | A I've been in the business. Because I've heard |
| 16 | mentioned it and, kind of, pointed it out, you know, where | 16 | of companies having problems, but that stuff is not that |
| 17 | certain things, where it could have been a problem, I | 17 | toxic. It can barely kill what its designed to kill; the |
| 18 | understood. But | 18 | rats and the mice. |
| 19 | Q. Okay. | 19 | Q. All right. Well, you would agree that the product |
| 20 | A I don't think it should have got this far. If | 20 | has to be used safely, don't you? |
| 21 | they I don't think they should be out there putting | 21 | A. Oh, yeah. I pointed that out earlier. I mean, |
| 22 | trying to put people out of business and reaching for money, | 22 | I'm I'm |
| 23 | especially the small business. If you want no. I don't | 23 | Q. And you don't have any problem |
| 24 | think they should do any business like that. I'm sorry. | 24 | A. Safety's first. I mean, you know, but the thing |
| 25 | Reaching for money, putting people out of business; they | 25 | is, they try to make it look like everything is so toxic. I |
| | | | |
| | | | |
| | Page 186 | | Page 188 |
| | Page 186 | | Page 188 |
| 1 | don't have nothing set up to help the type of company. | 1 | was listening to this guy that was just up here, and the |
| 2 | don't have nothing set up to help the type of company. Everything, money, or get out of business. I think it's | 2 | was listening to this guy that was just up here, and the fines are ridiculous. They I mean, everything is just |
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| VV 115 | son's Pest Control | | February 25, 2025 |
|--|---|--|--|
| | Page 189 | | Page 191 |
| 1 | Q. Was it on sale what about producing? Did you | 1 | selling this or this or this? And I told her, no. You |
| 2 | do anything else besides just sell product to | 2 | know, we after then, she left the store. Went on where |
| 3 | A. We did some service calls out of there also, but | 3 | she was going. |
| | | | |
| 4 | mainly just retail sales. | 4 | Q. And you said she asked you about sales. Tell me |
| 5 | Q. Retailers and service calls. All right, now, let | 5 | what you remember about that conversation. |
| 6 | me go to July of 2023. Do you remember that the EPA came to $M_{\rm e}$ = 1 \pm 6 \pm 10 \pm 6 20222 | 6 | A. Now, she ask me were we selling any any of the |
| 7 | your Woodson facility in July of 2023? | 7 | rodenticides or insecticides out of the store? And I said, |
| 8 | A. Yes, ma'am. Yes, sir. I'm sorry. | 8 | no. Most of those are for the technicians. And the |
| 9 | Q. And how did you find out about that? Did you know | 9 | secretary would take all the calls, you know, that was she |
| 10 | ahead of time or not? | 10 | was she actually work that store, take all the service |
| 11 | A. The secretary called me. I was at the Grand | 11 | calls. |
| 12 | location, and she said, "The EPA is here." And I just said, | 12 | Q. And you did tell me about describe the |
| 13 | "Well, what are they looking for?" And she said, "They | 13 | rodenticides, where it was placed, and what what was |
| 14 | want" | 14 | there. Where was it stored? And how was it displayed? |
| 15 | Q. All right. And who was that, that notified you | 15 | A. It was just a basic retail store. You know, we |
| 16 | about | 16 | have same thing, we have on Grand; those rodenticides, |
| 17 | A. The secretary at the store, Stacy. | 17 | insecticides, squirrel traps, and everything for pest |
| 18 | Q. Stacy. | 18 | everything you take to kill a pest, or trap a pest. |
| 19 | A. Yeah. | 19 | Q. But that was on display, but you weren't selling |
| 20 | Q. Okay. | 20 | it, you're saying, except to technicians? |
| 21 | A. She said, "The EPA is here. They was they | 21 | A. Yeah. Exactly. |
| 22 | looking to do an inspection." I said, "An inspection?" I | 22 | Q. Okay. Did you then notify the EPA inspectors that |
| 23 | said, "Well, just tell them to hold up. I'm on my way | 23 | that was what you were doing? |
| 24 | there." And I said I can get there within 15, 20 minutes. | 24 | A. No. You did. |
| 25 | Q. All right. | 25 | Q. Okay. That was later. |
| | | | |
| | | | |
| | Page 190 | | Page 192 |
| 1 | Page 190 A. So when I was there, Candace Ms. Burton [sic] | 1 | Page 192 A. Yeah. |
| 1 2 | | 1 2 | - |
| | A. So when I was there, Candace Ms. Burton [sic] | | A. Yeah. |
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| Wils | son's Pest Control | | February 25, 2025 |
|--|--|--|---|
| | Page 193 | | Page 195 |
| 1 | wasn't familiar with. You know, I pretty much know all the | 1 | A. Yes, sir. |
| 2 | customers. I've been doing this 34, 35 years. | 2 | Q. All right. |
| 3 | Q. How long been at how long did you operate or | 3 | MR. RAYMOND: That's all the questions I have, |
| | | | |
| 4 | when did you begin operating from the Woodson Road location in Overland? | 4 | Judge. |
| 5 | | 5 | JUDGE WRIGHT: EPA, your witness. |
| 6 | A. We had the I guess we had the store right I | 6 | MS. KACSUR: Your Honor, I would like to request a |
| 7 | want to say about eight years. | 7 | 10-minute recess before we resume. |
| 8 | Q. Eight years? | 8 | JUDGE WRIGHT: Okay. That's fine. We will return |
| 9 | A. Yeah. | 9 | at 3:15. |
| 10 | Q. Okay. Eight years before 2022? | 10 | MS. KACSUR: Thank you. |
| 11 | A. Yeah. | 11 | JUDGE WRIGHT: Okay. Go off the record. |
| 12 | Q. Okay. So, you didn't show them around the Woodson | 12 | (Whereupon, a brief recess was taken.) |
| 13 | store | 13 | JUDGE WRIGHT: On the record. |
| 14 | A. Not the Woodson store. | 14 | Okay, I just want to remind everyone, just, you |
| 15 | Q when they were there, did you? | 15 | know, question then answer so we can have a clean record. |
| 16 | A. I, kind of, learned some from the last store. | 16 | You may proceed. |
| 17 | Q. But you said they were allowed to take pictures? | 17 | MS. KACSUR: Thank you. |
| 18 | A. Yeah. They they I think they took pictures | 18 | CROSS-EXAMINATION |
| 19 | anyway. They had taking pictures, I'm sorry. | 19 | BY MS. KACSUR: |
| 20 | Q. All right. Did they ask well, strike that. | 20 | Q. Mr. Wilson, in your testimony, you said that the |
| 21 | Going back to July of 2023, did the once you | 21 | rodenticides that you sell are on your Form 3540-16; |
| 22 | told them that you wanted your attorney present, did the EPA | 22 | correct? |
| 23 | offer to reschedule or come back to the your Woodson | 23 | A. Yes. I did. But I don't see them on there. I |
| 24 | store | 24 | don't see the page. This is it's a page missing from |
| 25 | A. Well, I made a suggestion to them. | 25 | here. |
| | | | |
| | | | |
| | Page 194 | | Page 196 |
| 1 | | 1 | - |
| 1 2 | Q for an inspection? | 1 2 | Q. I believe what you're holding is RX-1. I am |
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| Wils | son's Pest Control | | February 25, 2025 |
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| | Page 197 | | Page 199 |
| 1 2 | information that you provided to and directions that you provided to customers. How did you ensure that all of your | 1 | wasn't covered that you would like for me to know? THE WITNESS: I don't want this to get personal, |
| 3 | employees across two stores were providing this information | 3 | but I just think I think they need to handle that EPA a |
| 4 | to all of the customers? | 4 | little better than what they doing. You know, they they |
| 5 | A. Because we have training classes probably twice a | 5 | come at you. They think you know, they don't it's |
| 6 | year. | 6 | like you've been working all your life, and they don't |
| 7 | MS. KACSUR: No further questions. | 7 | see just, where you get this from? How you get that? |
| 8 | MR. RAYMOND: I have nothing further, Your Honor. | 8 | You know, after 35 years, you still have to hear this type |
| 9 | JUDGE WRIGHT: Would you like to move RX-1 | 9 | of stuff. You know, and I'm thinking, they I actually |
| 10 | MR. RAYMOND: Oh, yes. Yes. It's covered by our | 10 | thought they were there if something were wrong, they |
| 11 | stipulation, but I move for the admission of Exhibits | 11 | would help me straighten it out. As opposed to going I |
| 12 | Respondents Exhibits 1 and 2. | 12 | mean, you lock the doors, get out of here, don't do this, |
| 13 | JUDGE WRIGHT: Any objection? | 13 | don't do that, don't do this. You know, are you still |
| 14 | MS. KACSUR: No, Your Honor. | 14 | selling that? They wasn't happy until they seen those doors |
| 15 | JUDGE WRIGHT: Okay. RX-1 and RX-2 are admitted. | 15 | closed. |
| 16 | (Respondent's RX-1 and RX-2 received.) | 16 | JUDGE WRIGHT: All right. I have no further |
| 17 | JUDGE WRIGHT: Let's see, I have just a couple of | 17 | questions. Thank you, you can step down. (Witness excused.) |
| 18 19 | questions, Mr. Wilson. At the Overland facility, is that the facility | 18 19 | JUDGE WRIGHT: Does Respondent rest? |
| 20 | that there was that was an inspection, or they wanted to | 20 | MR. RAYMOND: We have no further evidence, Your |
| 20 | inspect that | 20 | Honor. |
| 22 | THE WITNESS: That's the one | 22 | JUDGE WRIGHT: Okay. And EPA rest their case |
| 23 | JUDGE WRIGHT: in 2023? | 23 | already, so |
| 24 | THE WITNESS: they wanted to inspect, yeah. | 24 | MR. RAYMOND: We rest. |
| 25 | JUDGE WRIGHT: And at that time, you were not | 25 | JUDGE WRIGHT: All right. It looks like we are at |
| | | | |
| | | | |
| | Page 198 | | Page 200 |
| 1 | selling any | 1 | the conclusion of this hearing. |
| 2 | selling any THE WITNESS: No. | 2 | the conclusion of this hearing. MR. RAYMOND: Very efficient, Judge. |
| 2 3 | selling any THE WITNESS: No. JUDGE WRIGHT: product? | 2 3 | the conclusion of this hearing. MR. RAYMOND: Very efficient, Judge. JUDGE WRIGHT: I just want to recap the exhibits |
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| | son's Pest Control | |
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| | Page 201 | |
| 1 | JUDGE WRIGHT: Yeah. Yeah. | |
| 2 | MR. RAYMOND: All right. | |
| | - | |
| 3 | JUDGE WRIGHT: That's it. We'll go off the | |
| 4 | record. | |
| 5 | (Whereupon, at 3:23 p.m., CST, the hearing in the above- | |
| 6 | entitled matter was closed.) | |
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| 1 | Page 202 REPORTER'S CERTIFICATE | |
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| 2 3 | REPORTER'S CERTIFICATE | |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | REPORTER'S CERTIFICATE DOCKET NUMBER: FIFRA-07-2023-0135 CASE TITLE: Timothy Wilson, d/b/a Wilson's Pest Control HEARING DATE: Tuesday, February 25, 2025 LOCATION: St. Louis, Missouri I hereby certify that the proceedings and evidence herein are contained fully and accurately on the tapes and notes reported by me at the hearing in the above case before the Environmental Protection Agency, and that this is a true and correct transcript of the case. Date: February 25, 2025 | • |
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